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## House of Representatives

The House met at 9 a.m. and was called to order by the Speaker.

### PRAYER

The Chaplain, the Reverend Patrick J. Conroy, offered the following prayer: Loving and gracious God, we give You thanks for giving us another day.

Help us this day to draw closer to You so that, with Your Spirit and aware of Your presence among us, we may all face the tasks of this day.

Bless the Members of the people's House. Help them to think clearly, speak confidently, and act courageously in the belief that all noble service is based upon patience, truth, and love.

You know well the pressing issues facing our Nation. Grant our leaders, especially, the wisdom and magnanimity to do what is best, and may we all join in a common will for the benefit of all constituencies even though this will take some sacrifice.

May all that is done this day be for Your greater honor and glory.

Amen.

### THE JOURNAL

The SPEAKER. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

Mr. SHIMKUS. Mr. Speaker, pursuant to clause 1, rule I, I demand a vote on agreeing to the Speaker's approval of the Journal.

The SPEAKER. The question is on the Speaker's approval of the Journal.

The question was taken; and the Speaker announced that the ayes appeared to have it.

Mr. SHIMKUS. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER. Pursuant to clause 8, rule XX, further proceedings on this question will be postponed.

The point of no quorum is considered withdrawn.

### PLEDGE OF ALLEGIANCE

The SPEAKER. Will the gentleman from Illinois (Mr. QUIGLEY) come forward and lead the House in the Pledge of Allegiance.

Mr. QUIGLEY led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

### ANNOUNCEMENT BY THE SPEAKER

The SPEAKER. The Chair will entertain up to five requests for 1-minute speeches on each side of the aisle.

### BOUDREAU PRESENTS QUESTIONS

(Mr. WILSON of South Carolina asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WILSON of South Carolina. Mr. Speaker, in last Wednesday's The Post and Courier, a retired Foreign Service officer wrote a letter with questions regarding the terrorist attack in Benghazi, Libya. Retired Foreign Service Officer William Boudreau worked in the State Department Operations Center, which serves as a direct line of communications to all American missions.

Based on his service, Boudreau is confident that alerts from Benghazi were delivered to the White House during the attack. Boudreau believes the following questions must be explained:

Why the delay in labeling the attack as terrorism? Given prior threats, why did security personnel allow Ambassador Stevens to proceed to Benghazi?

Why did the State Department refuse requests to enhance security? The American people deserve answers to these questions.

Additionally, I appreciate the service of Marty Johnson in promoting Snowball Express and on its success in reaching out to the children who have suffered the loss of a parent serving in our Armed Forces since September 11.

In conclusion, God bless our troops, and we will never forget September the 11th in the global war on terrorism.

### THE PREVAILING BUDGET PLAN DOES NOT PROTECT A DEMOCRACY

(Mr. KUCINICH asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. KUCINICH. You think cutting Social Security, Medicare, and Medicaid should be part of a budget deal?

America's economic collapse was fed by Wall Street greed in the form of a \$6 trillion housing bubble. This brought large budget deficits. Some who were at the center of the housing crash are pushing for deep cuts to social programs in order to cure the budget deficit. The CEO of Goldman Sachs, which received a \$10 billion direct bailout and tens of billions of loans at below-market interest rates, has preached about cutting Social Security benefits and increasing the retirement age.

While Wall Street was bailed out with tax dollars from Main Street, Main Street Americans have lost more than 40 percent of their wealth from 2007 to 2010. Nearly one in six U.S. residents is officially poor—the highest rate in 50 years. Twenty-two percent of American children live in poverty. We are facing an economic situation that resembles the years leading up to the Great Depression.

Now this prevailing budget plan calls for deep cuts in spending on education,

□ This symbol represents the time of day during the House proceedings, e.g., □ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



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environmental protection, Social Security, Medicare, and Medicaid while corporations and the top 1 percent would get tax cuts of nearly \$3 trillion over the next decade. This is not how to protect a democracy.

#### GOVERNMENT GONE WILD

(Mr. POE of Texas asked and was given permission to address the House for 1 minute.)

Mr. POE of Texas. Mr. Speaker, the President has finally given us his balanced plan to allegedly avoid the fiscal cliff. He wants to raise taxes by \$1.6 trillion. He wants another stimulus package of \$50 billion. He wants the authority to raise the debt ceiling without asking Congress for approval.

Say it isn't so, Mr. Speaker.

This tax hike will hurt small businesses, which provide 67 percent of the jobs in this country. That may fund the government for a short time. Then what's the plan? Stimulus 2.0. Because the first stimulus worked so well? That was a disaster as well. We have a \$16 trillion deficit, and the President wants to spend more money. Are you kidding me? Spending is the problem. We don't need more of it. Lastly, he wants the power to raise the debt ceiling without congressional approval.

The administration cannot unilaterally issue an edict like a monarchy. Congress, Congress, Congress is in charge of the purse. The government has gone wild.

And that's just the way it is.

#### RECOGNIZING LOCAL FIRST CHICAGO

(Mr. QUIGLEY asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. QUIGLEY. Mr. Speaker, the impact that independent, locally owned businesses have on our communities comes as no surprise. The lasting economic, social, and environmental outcomes are essential to the growth and sustainability of our neighborhoods.

More than 7 years ago, a not-for-profit organization called Local First Chicago was formed with one purpose in mind: to educate citizens, community groups, and policymakers about the positive impacts of choosing locally owned businesses. It is a network of locally owned, independent businesses, community organizations, and citizens that has grown to more than 3,000 local business owners. Studies have shown that shifting just a small percentage of our shopping dollars to locally owned businesses could keep millions in our communities.

This is something to think about as the holiday season approaches. Instead of going to a chain, why not branch out and get your coffee at Safari cafe on Southport? Why not get a hot dog at Gene and Jude's in River Grove? Buy a few holiday gifts at a family owned shop as well.

Local businesses are what help build thriving communities. I am honored to have organizations such as Local First Chicago fighting for ours.

#### THE NEED FOR TAX REFORM

(Mr. BENISHEK asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BENISHEK. Mr. Speaker, the time has come for Congress to enact comprehensive tax reform and to reduce Federal spending in order to create jobs and boost the economy.

Our Nation is facing significant challenges—a weak economy, record deficits, and a Federal Government we can't afford. Many northern Michigan citizens fear for the future of our Republic. The American people deserve solutions to these problems, and comprehensive tax reform is a key part of these solutions.

President Obama has made it clear that his preference is to raise taxes on families and businesses, but that plan won't fix our national debt. It won't improve the economy. Instead, Congress should focus on tax reform and real significant spending reductions.

The American people have chosen divided government, and with that comes a responsibility for us to work together and fix the problems our Nation faces. So I urge my colleagues and the President to work together to resolve this fiscal crisis and to do what's best for the American people.

#### RENEW THE WIND PRODUCTION TAX CREDIT

(Mr. ALTMIRE asked and was given permission to address the House for 1 minute.)

Mr. ALTMIRE. Mr. Speaker, one of the many challenges that Congress will face during the ongoing negotiations of the fiscal cliff is whether or not to renew the wind production tax credit, which expires at the end of this year. Investing in renewable energy is key to creating new jobs, reducing our dependence on foreign oil, and promoting economic growth.

In Pennsylvania, the wind industry supports 4,000 jobs and powers 180,000 homes, including in the Pittsburgh area. The uncertainty surrounding the looming deadline to renew the PTC has already forced some companies to lay off employees, and if we let it expire thousands more hardworking Americans will be out of work. Two wind farm projects in western Pennsylvania were already canceled this year.

This is an issue on which both sides can come together to do what is right for our country. Letting the PTC expire would damage the competitiveness of the United States and the global economy, so I urge my colleagues to extend this vital job-creating tax credit before it expires.

□ 0910

#### SOCIAL SECURITY CRISIS

(Mr. SAM JOHNSON of Texas asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. SAM JOHNSON of Texas. Mr. Speaker, back in 2007, then-candidate Obama said the Nation is facing "a Social Security crisis." And he was right. Unfortunately, 5 years later, as we deal with a looming fiscal cliff, some in the President's own party are denying the fiscal reality when it comes to Social Security. Here are the facts:

Social Security is the government's most expensive program. Since 2010, it has been bleeding cash, and over the next 10 years, it will do so to the tune of nearly \$1 trillion. As a recent USA Today editorial put it, Social Security is indeed contributing to our deficit. To say otherwise is to lie to the American people.

Mr. Speaker, all Americans want, need, and deserve that we work together to address our fiscal challenges. We owe it to current and future beneficiaries to secure this critical safety net. We can make Social Security solvent forever. Let's do it.

#### THANKING GENEVA B. STALLINGS FOR A JOB WELL DONE

(Mr. BARROW asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BARROW. Mr. Speaker, I rise today to honor Mrs. Geneva B. Stallings, an outstanding Augustan who has devoted over 50 years of service to the Richmond County school system. For six decades, Mrs. Stallings has been a leader in the educational community in Augusta. She understands that equal educational opportunity is equal economic opportunity, and she's worked to see to it that all children, regardless of economic circumstance, received a quality education.

Mrs. Stallings has served as a classroom teacher, as a reading coordinator, and as the longest serving director of the Title I pre-K department. In fact, the Board of Education recognized her service by naming the Title I Parent Information Resource Center the Geneva B. Stallings Title I Parent Resource Center.

I know I speak for all who know Geneva Stallings in thanking her for her commitment to the education of our children. Mrs. Stallings, you have the appreciation of many grateful Augustans and of this proud Congressman. Thank you for a job well done.

#### CONGRATULATING NATION OF GEORGIA

(Mr. SHIMKUS asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. SHIMKUS. Mr. Speaker, on October 1, the nation of Georgia successfully elected a new Parliament and

then underwent the country's first peaceful transfer of power via an election since independence. I commend President Saakashvili on his leadership in that transition.

The Georgian people are to be congratulated for a credible election. I am encouraged by Georgia's continued positive attitude toward NATO integration and its determination to be a modern democracy. However, the Georgian Dream coalition must be reminded that the most effective way for Georgia to join NATO is through continued development of democracy and the rule of law.

First, there has been increasing pressure on President Saakashvili to resign prior to the constitutional end of his term in October 2013. While the new majority may see this as a logical next step to finalizing the transfer of power, attempting to coerce a sitting head of state to give up their constitutional mandate before its expiration would run contrary to the principles of democratic governance and the rule of law.

Second, on November 7, the prosecutor's office arrested three members of the resigned government, charged with unspecified abuses of power.

Georgia has made enormous progress in its democratic and political development over the past 2 months, progress which very few predicted would or could happen so quickly and completely. In light of that, I would encourage the new leadership of Georgia to take these concerns seriously. It is incumbent upon the Georgian Government to ensure that the new Parliament consolidates the democratic process, not a political agenda.

#### AMERICA NEEDS A FARM BILL

(Mr. WELCH asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WELCH. Mr. Speaker, it's been 141 days. That's how long it's been since the House Agriculture Committee, on a bipartisan basis, passed the farm bill by a vote of 35-11. That's the high watermark of bipartisanship in this Congress. It represents something that is too lacking in Washington today: a serious attempt at progress through bipartisan work.

We need a farm bill. America needs a farm bill. Our farmers, our folks dependent on nutrition programs, our folks who are farming and want to conserve the land, they're entitled to have Congress act.

You know, it's one thing to vote "yes" and it's one thing to vote "no," but it is unacceptable not to vote at all.

The decision on whether we will vote on a farm bill is up to the leadership. They owe it to each one of us so we can be accountable to the people we represent and give America a farm bill. There is absolutely no excuse for Congress to not even try to do its job, which will occur when a farm bill is brought to the floor.

#### STEM JOBS ACT OF 2012

Mr. ISSA. Mr. Speaker, pursuant to House Resolution 821, I call up the bill (H.R. 6429) to amend the Immigration and Nationality Act to promote innovation, investment, and research in the United States, to eliminate the diversity immigrant program, and for other purposes.

The Clerk read the title of the bill.

The SPEAKER pro tempore (Mr. DOLD). Pursuant to House Resolution 821, an amendment in the nature of a substitute consisting of the text of Rules Committee Print 112-34, modified by the amendment printed in House Report 112-697, is adopted. The bill, as amended, is considered read.

The text of the bill, as amended, is as follows:

H.R. 6429

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

#### SECTION 1. SHORT TITLE.

*This Act may be cited as the "STEM Jobs Act of 2012".*

#### SEC. 2. IMMIGRANT VISAS FOR CERTAIN ADVANCED STEM GRADUATES.

(a) **WORLDWIDE LEVEL OF IMMIGRATION.**—Section 201(d)(2) of the Immigration and Nationality Act (8 U.S.C. 1151(d)(2)) is amended by adding at the end the following:

"(D)(i) In addition to the increase provided under subparagraph (C), the number computed under this paragraph for fiscal year 2014 and subsequent fiscal years shall be further increased by the number specified in clause (ii), to be used in accordance with paragraphs (6) and (7) of section 203(b), except that—

"(I) immigrant visa numbers made available under this subparagraph but not required for the classes specified in paragraphs (6) and (7) of section 203(b) shall not be counted for purposes of subsection (c)(3)(C); and

"(II) for purposes of paragraphs (1) through (5) of section 203(b), the increase under this subparagraph shall not be counted for purposes of computing any percentage of the worldwide level under this subsection.

"(ii) The number specified in this clause is 55,000, reduced for any fiscal year by the number by which the number of visas under section 201(e) would have been reduced in that year pursuant to section 203(d) of the Nicaraguan Adjustment and Central American Relief Act (8 U.S.C. 1151 note) if section 201(e) had not been repealed by section 3 of the STEM Jobs Act of 2012.

"(iii) Immigrant visa numbers made available under this subparagraph for fiscal year 2014, but not used for the classes specified in paragraphs (6) and (7) of section 203(b) in such year, may be made available in subsequent years as if they were included in the number specified in clause (ii) only to the extent of the cumulative number of petitions under section 204(a)(1)(F), and applications for a labor certification under section 212(a)(5)(A), filed in fiscal year 2014 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) up to, but not exceeding, the number specified in clause (ii) for such year. Such immigrant visa numbers may only be made available in fiscal years after fiscal year 2014 in connection with a petition under section 204(a)(1)(F), or an application for a labor certification under section 212(a)(5)(A), that was filed in fiscal year 2014.

"(iv) Immigrant visa numbers made available under this subparagraph for fiscal year 2015, but not used for the classes specified in paragraphs (6) and (7) of section 203(b) during such year, may be made available in subsequent years as if they were included in the number

specified in clause (ii) only to the extent of the cumulative number of petitions under section 204(a)(1)(F), and applications for a labor certification under section 212(a)(5)(A), filed in fiscal year 2015 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) up to, but not exceeding, the number specified in clause (ii) for such year. Such immigrant visa numbers may only be made available in fiscal years after fiscal year 2015 in connection with a petition under section 204(a)(1)(F), or an application for a labor certification under section 212(a)(5)(A), that was filed in fiscal year 2015.

"(v) Immigrant visa numbers made available under this subparagraph for fiscal year 2016, but not used for the classes specified in paragraphs (6) and (7) of section 203(b) in such year, may be made available in subsequent years as if they were included in the number specified in clause (ii), but only—

"(I) to the extent of the cumulative number of petitions under section 204(a)(1)(F), and applications for a labor certification under section 212(a)(5)(A), filed in fiscal year 2016 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) up to, but not exceeding, the number specified in clause (ii) for such year;

"(II) if the immigrant visa numbers used under this subparagraph for fiscal year 2015 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) were less than the number specified in clause (ii) for such year; and

"(III) if the processing standards set forth in sections 204(a)(1)(F)(ii) and 212(a)(5)(A)(vi) were not met in fiscal year 2016.

Such immigrant visa numbers may only be made available in fiscal years after fiscal year 2016 in connection with a petition under section 204(a)(1)(F), or an application for a labor certification under section 212(a)(5)(A), that was filed in fiscal year 2016.

"(vi) Immigrant visa numbers made available under this subparagraph for fiscal year 2017, but not used for the classes specified in paragraphs (6) and (7) of section 203(b) in such year, may be made available in subsequent years as if they were included in the number specified in clause (ii), but only—

"(I) to the extent of the cumulative number of petitions under section 204(a)(1)(F), and applications for a labor certification under section 212(a)(5)(A), filed in fiscal year 2017 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) up to, but not exceeding, the number specified in clause (ii) for such year;

"(II) if the immigrant visa numbers used under this subparagraph for fiscal year 2016 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) were less than the number specified in clause (ii) for such year; and

"(III) if the processing standards set forth in sections 204(a)(1)(F)(ii) and 212(a)(5)(A)(vi) were not met in fiscal year 2017.

Such immigrant visa numbers may only be made available in fiscal years after fiscal year 2016 in connection with a petition under section 204(a)(1)(F), or an application for a labor certification under section 212(a)(5)(A), that was filed in fiscal year 2017."

(b) **NUMERICAL LIMITATION TO ANY SINGLE FOREIGN STATE.**—Section 202(a)(5)(A) of such Act (8 U.S.C. 1152(a)(5)(A)) is amended by striking "or (5)" and inserting "(5), (6), or (7)".

(c) **PREFERENCE ALLOCATION FOR EMPLOYMENT-BASED IMMIGRANTS.**—Section 203(b) of such Act (8 U.S.C. 1153(b)) is amended—

(1) by redesignating paragraph (6) as paragraph (8); and

(2) by inserting after paragraph (5) the following:

"(6) **ALIENS HOLDING DOCTORATE DEGREES FROM U.S. DOCTORAL INSTITUTIONS OF HIGHER EDUCATION IN SCIENCE, TECHNOLOGY, ENGINEERING, OR MATHEMATICS.**—

“(A) IN GENERAL.—Visas shall be made available, in a number not to exceed the number specified in section 201(d)(2)(D)(ii), to qualified immigrants who—

“(i) hold a doctorate degree in a field of science, technology, engineering, or mathematics from a United States doctoral institution of higher education; and

“(ii) have taken all doctoral courses in a field of science, technology, engineering, or mathematics, including all courses taken by correspondence (including courses offered by telecommunications) or by distance education, while physically present in the United States.

“(B) DEFINITIONS.—For purposes of this paragraph, paragraph (7), and sections 101(a)(15)(F)(i)(I) and 212(a)(5)(A)(iii)(III):

“(i) The term ‘distance education’ has the meaning given such term in section 103 of the Higher Education Act of 1965 (20 U.S.C. 1003).

“(ii) The term ‘field of science, technology, engineering, or mathematics’ means a field included in the Department of Education’s Classification of Instructional Programs taxonomy within the summary groups of computer and information sciences and support services, engineering, mathematics and statistics, and physical sciences.

“(iii) The term ‘United States doctoral institution of higher education’ means an institution that—

“(I) is described in section 101(a) of the Higher Education Act of 1965 (20 U.S.C. 1001(a)) or is a proprietary institution of higher education (as defined in section 102(b) of such Act (20 U.S.C. 1002(b)));

“(II) was classified by the Carnegie Foundation for the Advancement of Teaching on January 1, 2012, as a doctorate-granting university with a very high or high level of research activity or classified by the National Science Foundation after the date of enactment of this paragraph, pursuant to an application by the institution, as having equivalent research activity to those institutions that had been classified by the Carnegie Foundation as being doctorate-granting universities with a very high or high level of research activity;

“(III) has been in existence for at least 10 years; and

“(IV) is accredited by an accrediting body that is itself accredited either by the Department of Education or by the Council for Higher Education Accreditation.

“(C) LABOR CERTIFICATION REQUIRED.—

“(i) IN GENERAL.—Subject to clause (ii), the Secretary of Homeland Security may not approve a petition filed for classification of an alien under subparagraph (A) unless the Secretary of Homeland Security is in receipt of a determination made by the Secretary of Labor pursuant to the provisions of section 212(a)(5)(A), except that the Secretary of Homeland Security may, when the Secretary deems it to be in the national interest, waive this requirement.

“(ii) REQUIREMENT DEEMED SATISFIED.—The requirement of clause (i) shall be deemed satisfied with respect to an employer and an alien in a case in which a certification made under section 212(a)(5)(A)(i) has already been obtained with respect to the alien by that employer.

“(7) ALIENS HOLDING MASTER’S DEGREES FROM U.S. DOCTORAL INSTITUTIONS OF HIGHER EDUCATION IN SCIENCE, TECHNOLOGY, ENGINEERING, OR MATHEMATICS.—

“(A) IN GENERAL.—Any visas not required for the class specified in paragraph (6) shall be made available to the class of aliens who—

“(i) hold a master’s degree in a field of science, technology, engineering, or mathematics from a United States doctoral institution of higher education that was either part of a master’s program that required at least 2 years of enrollment or part of a 5-year combined baccalaureate-master’s degree program in such field;

“(ii) have taken all master’s degree courses in a field of science, technology, engineering, or

mathematics, including all courses taken by correspondence (including courses offered by telecommunications) or by distance education, while physically present in the United States; and

“(iii) hold a baccalaureate degree in a field of science, technology, engineering, or mathematics or in a field included in the Department of Education’s Classification of Instructional Programs taxonomy within the summary group of biological and biomedical sciences.

“(B) LABOR CERTIFICATION REQUIRED.—

“(i) IN GENERAL.—Subject to clause (ii), the Secretary of Homeland Security may not approve a petition filed for classification of an alien under subparagraph (A) unless the Secretary of Homeland Security is in receipt of a determination made by the Secretary of Labor pursuant to the provisions of section 212(a)(5)(A), except that the Secretary of Homeland Security may, when the Secretary deems it to be in the national interest, waive this requirement.

“(ii) REQUIREMENT DEEMED SATISFIED.—The requirement of clause (i) shall be deemed satisfied with respect to an employer and an alien in a case in which a certification made under section 212(a)(5)(A)(i) has already been obtained with respect to the alien by that employer.

“(C) DEFINITIONS.—The definitions in paragraph (6)(B) shall apply for purposes of this paragraph.”.

(d) PROCEDURE FOR GRANTING IMMIGRANT STATUS.—Section 204(a)(1)(F) of such Act (8 U.S.C. 1154(a)(1)(F)) is amended—

(1) by striking “(F)” and inserting “(F)(i)”;

(2) by striking “or 203(b)(3)” and inserting “203(b)(3), 203(b)(6), or 203(b)(7)”;

(3) by striking “Attorney General” and inserting “Secretary of Homeland Security”; and

(4) by adding at the end the following:

“(ii) The following processing standards shall apply with respect to petitions under clause (i) relating to alien beneficiaries qualifying under paragraph (6) or (7) of section 203(b):

“(I) The Secretary of Homeland Security shall adjudicate such petitions not later than 60 days after the date on which the petition is filed. In the event that additional information or documentation is requested by the Secretary during such 60-day period, the Secretary shall adjudicate the petition not later than 30 days after the date on which such information or documentation is received.

“(II) The petitioner shall be notified in writing within 30 days of the date of filing if the petition does not meet the standards for approval. If the petition does not meet such standards, the notice shall include the reasons therefore and the Secretary shall provide an opportunity for the prompt resubmission of a modified petition.”.

(e) LABOR CERTIFICATION AND QUALIFICATION FOR CERTAIN IMMIGRANTS.—Section 212(a)(5) of such Act (8 U.S.C. 1182(a)(5)) is amended—

(1) in subparagraph (A)—

(A) in clause (ii)—

(i) in subclause (I), by striking “, or” at the end and inserting a semicolon;

(ii) in subclause (II), by striking the period at the end and inserting “; or”; and

(iii) by adding at the end the following:

“(III) holds a doctorate degree in a field of science, technology, engineering, or mathematics from a United States doctoral institution of higher education (as defined in section 203(b)(6)(B)(iii)).”.

(B) by redesignating clauses (ii) through (iv) as clauses (iii) through (v), respectively;

(C) by inserting after clause (i) the following:

“(ii) JOB ORDER.—

“(I) IN GENERAL.—An employer who files an application under clause (i) shall submit a job order for the labor the alien seeks to perform to the State workforce agency in the State in which the alien seeks to perform the labor. The State workforce agency shall post the job order on its official agency website for a minimum of

30 days and not later than 3 days after receipt using the employment statistics system authorized under section 15 of the Wagner-Peyser Act (29 U.S.C. 49 et seq.).

“(II) LINKS.—The Secretary of Labor shall include links to the official websites of all State workforce agencies on a single webpage of the official website of the Department of Labor.”; and

(D) by adding at the end the following:

“(vi) PROCESSING STANDARDS FOR ALIEN BENEFICIARIES QUALIFYING UNDER PARAGRAPHS (6) AND (7) OF SECTION 203(B).—The following processing standards shall apply with respect to applications under clause (i) relating to alien beneficiaries qualifying under paragraph (6) or (7) of section 203(b):

“(I) The Secretary of Labor shall adjudicate such applications not later than 180 days after the date on which the application is filed. In the event that additional information or documentation is requested by the Secretary during such 180-day period, the Secretary shall adjudicate the application not later than 60 days after the date on which such information or documentation is received.

“(II) The applicant shall be notified in writing within 60 days of the date of filing if the application does not meet the standards for approval. If the application does not meet such standards, the notice shall include the reasons therefore and the Secretary shall provide an opportunity for the prompt resubmission of a modified application.”; and

(2) in subparagraph (D), by striking “(2) or (3)” and inserting “(2), (3), (6), or (7)”.

(f) GAO STUDY.—Not later than June 30, 2018, the Comptroller General of the United States shall provide to the Congress the results of a study on the use by the National Science Foundation of the classification authority provided under section 203(b)(6)(B)(iii)(II) of the Immigration and Nationality Act (8 U.S.C. 1153(b)(6)(B)(iii)(II)), as added by this section.

(g) PUBLIC INFORMATION.—The Secretary of Homeland Security shall make available to the public on the official website of the Department of Homeland Security, and shall update not less than monthly, the following information (which shall be organized according to month and fiscal year) with respect to aliens granted status under paragraph (6) or (7) of section 203(b) of the Immigration and Nationality Act (8 U.S.C. 1153(b)), as added by this section:

(1) The name, city, and State of each employer who petitioned pursuant to either of such paragraphs on behalf of one or more aliens who were granted status in the month and fiscal year to date.

(2) The number of aliens granted status under either of such paragraphs in the month and fiscal year to date based upon a petition filed by such employer.

(3) The occupations for which such alien or aliens were sought by such employer and the job titles listed by such employer on the petition.

(h) EFFECTIVE DATE.—The amendments made by this section shall take effect on October 1, 2013, and shall apply with respect to fiscal years beginning on or after such date.

“Nothing in the preceding sentence shall be construed to prohibit the Secretary of Homeland Security from accepting before such date petitions under section 204(a)(1)(F) of the Immigration and Nationality Act (8 U.S.C. 1154(a)(1)(F)) relating to alien beneficiaries qualifying under paragraph (6) or (7) of section 203(b) of such Act (8 U.S.C. 1153(b)) (as added by this section).”.

### SEC. 3. ELIMINATION OF DIVERSITY IMMIGRANT PROGRAM.

(a) WORLDWIDE LEVEL OF DIVERSITY IMMIGRANTS.—Section 201 of the Immigration and Nationality Act (8 U.S.C. 1151) is amended—

(1) in subsection (a)—

(A) by inserting “and” at the end of paragraph (1);

(B) by striking “; and” at the end of paragraph (2) and inserting a period; and

(c) by striking paragraph (3); and  
 (2) by striking subsection (e).  
 (b) **ALLOCATION OF DIVERSITY IMMIGRANT VISAS.**—Section 203 of such Act (8 U.S.C. 1153) is amended—

(1) by striking subsection (c);  
 (2) in subsection (d), by striking “(a), (b), or (c),” and inserting “(a) or (b),”;  
 (3) in subsection (e), by striking paragraph (2) and redesignating paragraph (3) as paragraph (2);

(4) in subsection (f), by striking “(a), (b), or (c)” and inserting “(a) or (b),”; and  
 (5) in subsection (g), by striking “(a), (b), and (c)” and inserting “(a) and (b)”.

(c) **PROCEDURE FOR GRANTING IMMIGRANT STATUS.**—Section 204 of such Act (8 U.S.C. 1154) is amended—

(1) by striking subsection (a)(1)(I); and  
 (2) in subsection (e), by striking “(a), (b), or (c)” and inserting “(a) or (b)”.

(d) **EFFECTIVE DATE.**—The amendments made by this section shall take effect on October 1, 2013, and shall apply with respect to fiscal years beginning on or after such date.

#### SEC. 4. PERMANENT PRIORITY DATES.

(a) **IN GENERAL.**—Section 203 of the Immigration and Nationality Act (8 U.S.C. 1153) is amended by adding at the end the following:

“(i) **PERMANENT PRIORITY DATES.**—

“(1) **IN GENERAL.**—Subject to subsection (h)(3) and paragraph (2), the priority date for any employment-based petition shall be the date of filing of the petition with the Secretary of Homeland Security (or the Secretary of State, if applicable), unless the filing of the petition was preceded by the filing of a labor certification with the Secretary of Labor, in which case that date shall constitute the priority date.

“(2) **SUBSEQUENT EMPLOYMENT-BASED PETITIONS.**—Subject to subsection (h)(3), an alien who is the beneficiary of any employment-based petition that was approvable when filed (including self-petitioners) shall retain the priority date assigned with respect to that petition in the consideration of any subsequently filed employment-based petition (including self-petitions).”.

(b) **EFFECTIVE DATE.**—The amendment made by subsection (a) shall take effect on October 1, 2013, and shall apply to aliens who are a beneficiary of a classification petition pending on or after such date.

#### SEC. 5. STUDENT VISA REFORM.

(a) **IN GENERAL.**—Section 101(a)(15)(F) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(F)) is amended to read as follows:

“(F) an alien—

“(i) who—

“(I) is a bona fide student qualified to pursue a full course of study in a field of science, technology, engineering, or mathematics (as defined in section 203(b)(6)(B)(ii)) leading to a bachelors or graduate degree and who seeks to enter the United States for the purpose of pursuing such a course of study consistent with section 214(m) at an institution of higher education (as described in section 101(a) of the Higher Education Act of 1965 (20 U.S.C. 1001(a))) or a proprietary institution of higher education (as defined in section 102(b) of such Act (20 U.S.C. 1002(b))) in the United States, particularly designated by the alien and approved by the Secretary of Homeland Security, after consultation with the Secretary of Education, which institution shall have agreed to report to the Secretary of Homeland Security the termination of attendance of each nonimmigrant student, and if any such institution fails to make reports promptly the approval shall be withdrawn; or

“(II) is engaged in temporary employment for optional practical training related to such alien’s area of study following completion of the course of study described in subclause (I);

“(ii) who has a residence in a foreign country which the alien has no intention of abandoning, who is a bona fide student qualified to pursue a full course of study, and who seeks to enter

the United States temporarily and solely for the purpose of pursuing such a course of study consistent with section 214(m) at an established college, university, seminary, conservatory, academic high school, elementary school, or other academic institution or in a language training program in the United States, particularly designated by the alien and approved by the Secretary of Homeland Security, after consultation with the Secretary of Education, which institution of learning or place of study shall have agreed to report to the Secretary of Homeland Security the termination of attendance of each nonimmigrant student, and if any such institution of learning or place of study fails to make reports promptly the approval shall be withdrawn;

“(iii) who is the spouse or minor child of an alien described in clause (i) or (ii) if accompanying or following to join such an alien; or

“(iv) who is a national of Canada or Mexico, who maintains actual residence and place of abode in the country of nationality, who is described in clause (i) or (ii) except that the alien’s qualifications for and actual course of study may be full or part-time, and who commutes to the United States institution or place of study from Canada or Mexico.”.

(b) **ADMISSION.**—Section 214(b) of the Immigration and Nationality Act (8 U.S.C. 1184(b)) is amended by inserting “(F)(i),” before “(L) or (V)”.

(c) **CONFORMING AMENDMENT.**—Section 214(m)(1) of the Immigration and Nationality Act (8 U.S.C. 1184(m)(1)) is amended, in the matter preceding subparagraph (A), by striking “(i) or (iii)” and inserting “(i), (ii), or (iv)”.

(d) **EFFECTIVE DATE.**—The amendments made by this section shall take effect on October 1, 2013, and shall apply to nonimmigrants who possess or are granted status under section 101(a)(15)(F) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(F)) on or after such date.

#### SEC. 6. EXPANSION OF THE “V” NONIMMIGRANT VISA PROGRAM FOR SPOUSES AND CHILDREN OF PERMANENT RESIDENTS AWAITING THE AVAILABILITY OF AN IMMIGRANT VISA.

(a) **IN GENERAL.**—Section 101(a)(15)(V) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(V)) is amended—

(1) in the matter preceding clause (i), by striking “that was filed with the Attorney General under section 204 on or before the date of the enactment of the Legal Immigration Family Equity Act,”;

(2) in clause (i), by striking “3 years or more,” and inserting “1 year or more,”; and

(3) in clause (ii), by striking “3 years or more have” and inserting “1 year or more has”.

(b) **PROVISIONS AFFECTING NONIMMIGRANT STATUS.**—Section 214(q) of the Immigration and Nationality Act (8 U.S.C. 1184(q)) is amended—

(1) by striking paragraphs (2) and (3);

(2) in paragraph (1)—

(A) in subparagraph (A), by striking “the Attorney General” and all that follows through “; and” and inserting “the alien may not be authorized to engage in employment in the United States during the period of authorized admission as such a nonimmigrant; and”; and

(B) by redesignating subparagraphs (A) and (B) as paragraphs (1) and (2), respectively; and

(3) by striking “(q)(1)” and inserting “(q)”.

(c) **EFFECTIVE DATE.**—The amendments made by this section shall take effect on October 1, 2013, and shall apply to an alien who—

(1) applies for nonimmigrant status under section 101(a)(15)(V) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(V)) on or after such date; and

(2) is the beneficiary of a classification petition filed under section 204 of the Immigration and Nationality Act (8 U.S.C. 1154) before, on, or after such date.

#### SEC. 7. EXTENSION OF GUARANTEE FEES FOR GOVERNMENT-SPONSORED HOUSING ENTERPRISES AND FHA.

(a) **GSEs.**—Subsection (f) of section 1327 of the Housing and Community Development Act of 1992 (12 U.S.C. 4547) is amended by striking “October 1, 2021” and inserting “October 1, 2022”.

(b) **FHA.**—Subsection (b) of section 402 of the Temporary Payroll Tax Cut Continuation Act of 2011 (Public Law 112–78; 125 Stat. 1289) is amended by striking “October 1, 2021” and inserting “October 1, 2022”.

The SPEAKER pro tempore. The gentleman from California (Mr. ISSA) and the gentleman from Michigan (Mr. CONYERS) each will control 45 minutes.

The Chair recognizes the gentleman from California.

#### GENERAL LEAVE

Mr. ISSA. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous materials on H.R. 6429, as amended, under current consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. ISSA. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, when it comes to STEM fields, this is long overdue. This is not the first time we have considered it, but as we go into the lame duck session, I’d like the American people to understand why this is so important. For more than 2 years, the national campaigns have talked in terms of jobs. STEM means jobs, Mr. Speaker.

Many years ago, Thomas Friedman wrote about an experience of being a speaker at a commencement, and he watched one after another individuals cross receiving their masters and doctorate degrees in science, in math, and in engineering. The amazing thing is, one after another had names that were almost impossible to pronounce in some cases, and, clearly, the majority of these engineers and scientists came from other countries and were being told they must return to them. He made the statement in his op-ed that, in fact, at the end, rather than just a diploma, they should be given a diploma and a green card. Mr. Speaker, I agree with Thomas Friedman on this subject.

For each person we welcome to America with one of these high degrees, we create jobs, net jobs. We create opportunity for expansion of the kinds of businesses that, in fact, Americans are prepared to work in, but often we do not have enough engineers, scientists, or math professionals. This shortage, particularly at the masters and doctorate level, is well documented.

This is not something in which Republicans and Democrats are on different sides; this is something we agree on. There is some controversy, as you might imagine; there always is. Some would cling to a lottery that allows 55,000 immigrants to come for no reason other than they asked and they got

a lottery. Those 55,000 are, in fact, an example of a great many of our immigrants. Only 5 percent of immigration visas today are based on skills of education and other capacities—only 5 percent.

□ 0920

I support other categories of immigration, including those fleeing the tyranny of their own countries, those in fact who would be killed if they remained, or tortured; and I certainly agree that family reunification continues to be an important part of our immigration system. But today what we're dealing with is the ability to make a profound difference of 55,000 opportunity jobs.

We often hear about opportunity scholarships, Mr. Speaker. Opportunity jobs is what we're talking about today—jobs that are in great demand. In this high unemployment era, STEM jobs can be not just below 4, but in some cases below 2, percent. The truth is if you're qualified and you have these kinds of advanced degrees, the jobs are far greater than the qualified applicants.

Three-quarters of likely voters support strongly this type of legislation, and, I believe, properly understood, that for each STEM immigration visa, the fact is that you would gain net jobs, that by bringing in these 55,000, we could drop hundreds of thousands of people from the unemployment rolls because they could become employed. The benefit to our economy is undeniable. The controversy here today will simply be, are we willing to act and act now. Many say that little good happens in a lame-duck session. In this case, I believe both in the House and hopefully in the Senate we can in fact say, not true.

Some of the groups that have strongly come out in support of this legislation include: the Institute for Electrical and Electronics Engineers, an area of shortage; the U.S. Chamber of Commerce, an area of commerce; Compete America; the Information Technology Industry Council; and the Society for Human Resource Management. And, I might say, the industry I came from, the Consumer Electronics Association, has long supported these kinds of investments in America.

This bill has the support of the large majority of the House of Representatives, and on a bipartisan basis. Last September, by an overwhelming vote, more than 100 votes to spare, the STEM Jobs Act passed under suspension.

To protect American jobs, employers who hire STEM graduates must advertise for the position before they can ask for them, and they must in fact make their jobs available to all existing American workers. In fact, these protections have long meant that after all that advertising, employers often enter the H-1B, attempt to get a temporary worker; but in fact for permanent opportunities and permanent

growth, we should have more permanent jobs than simply a guest technology worker.

More importantly, I think it's universally recognized by both my colleagues on the other side and by my colleagues that if you have somebody who's going to benefit America, having them benefit America for a short time and then go home and in fact compete against America is not in America's best interests.

In fact, an Assistant Secretary of State for Visa Services has testified that the diversity fraud in the system that we are attempting to take these slots from is so huge as to in fact make it effectively worthless. In those hearings and many others, we've determined that we do have an opportunity, on a net basis, no net-new immigrants but in fact a selection of the ones that Americans want would be the best.

There are many other provisions in this bill, but I want to touch on one, which is family reunification. Under this bill, we're going to set aside what has been a bad idea for a long time: people who just because of our bureaucracy often wait for family reunification. Americans, with green cards or fully naturalized citizens, often wait for many years to be reunited. Under this bill, I believe broadly supported, we're going to change that. We're going to make it to where after 1 year, if there are no other impediments to their coming, they may wait with their families here for final status. We believe that this is the best solution to a problem where we have had pervasive slowness in the process and it's to the detriment of families being together.

So although there will be additional comments, and I intend to make additional comments, I want to close simply by saying one thing: I was an employer. I knew that in fact technology and people who could apply it allowed my company to compete globally. I knew that in fact there were never enough of those people. I always had an open mind to hire if I found a smart engineer or a smart scientist.

Mr. Speaker, we can only gain by asking as many people who are smart and who create opportunities far beyond just their own to be part of our society. It's smart in business. It's smart in America.

I reserve the balance of my time.

Mr. CONYERS. Mr. Speaker, I yield myself as much time as I may consume.

I want to begin by pointing out that the same poison pill that defeated this bill on suspension is now being brought up again with the same poison pill that pits immigrant and minority communities against one another and makes the legislation, therefore, unworkable.

Rather than simply creating green cards for STEM graduates, the majority insists that we must pay for the new visas by completely eliminating Diversity Visas, a longstanding legal immigration program. The elimination of the Diversity Visa program will

drastically reduce immigration from African nations because immigrants from Africa normally comprise half the Diversity Visa program's annual beneficiaries.

Rather than reaching out to minority and immigrant communities, the majority is for some reason steamrolling through a bill that we otherwise agree with that cuts visas for minorities and signals their continued support for a Grover Norquist-style "no new green cards" pledge that says you can't create a green card for one person without taking one away from someone else.

Even worse, it is shamefully designed to reduce the overall level of legal immigration. Under current law, unused visas in one immigration category roll over to immigrants in other categories who are stuck in decades-long green card backlogs. But H.R. 6429 doesn't do this, thereby ensuring that unused visas are wasted and legal immigrants must continue to suffer in long backlogs. This is a naked attempt to satisfy anti-immigrant groups that have long lobbied for reduced levels of legal immigration.

If this is a new strategy on immigration, it sure looks a lot like the old one. A zero-sum rule means our immigration system can never be fixed. We would not be able to craft solutions for the DREAMers who were brought here as children, for the agricultural workers growing the food on our tables, or for the American families whose loved ones are stuck in decades-long green card backlogs.

We're not fooled by the majority's assertion that this latest version of the bill actually helps families. In reality, the provision that the majority touts is a step backwards from the LIFE Act enacted under a Republican Congress in 2000. Under that act, undocumented spouses and children of lawful permanent residents were able to obtain V visas and eventually adjust their status to lawful permanent residents. The bill offered such family members protection from removal and explicitly granted work authorization.

In contrast, the provision that my colleagues herald this morning as helping families grants certain spouses and children who have already waited abroad for over a year temporary V visas. There is no work authorization, and undocumented family members would be excluded altogether from participating in this program.

□ 0930

While the majority bill provides permanent green cards for businesses, it provides nuclear families with nothing more than temporary visas without work authorization—and then, only after a 1-year separation. And to undocumented children and spouses of lawful permanent residents, the bill offers nothing at all.

So I regret that this legislation was brought to the floor without any committee process, without any opportunity for amendment, and without

any input from those on this side of the aisle. I hope that in the coming Congress the majority will cast aside this political theater and join me in the hard work of finding workable bipartisan solutions to fix our immigration system.

Mr. Speaker, I reserve the balance of my time.

Mr. ISSA. Mr. Speaker, to my colleague from Michigan, 1990 is a long-standing part of our 236-year history. 1990 is a long part of 236 years. And 55,000 out of 1 million immigrant visas is a large part. I think on this side of the aisle we know better. We know that in fact this is a relatively recent provision, the 55,000 Diversity Visa. And clearly, America continues to be the most generous Nation on Earth when it comes to welcoming people to our country.

I yield such time as he may consume to my colleague and classmate coming to Congress, the distinguished gentleman from Arizona (Mr. FLAKE), a cosponsor of the bill.

Mr. FLAKE. I appreciate this bill coming up. This has been long, long overdue. Many of us have been working on this issue for years.

Several years ago, when I first got to Congress, I met with some CEOs of major tech corporations who told me that they have to follow the talent wherever it goes. Some 65 percent of Ph.D. graduates in the STEM fields actually are foreign born. They come, are educated here, and then return home or return somewhere else to compete against us. We ought to be rolling out the red carpet for them to stay. In fact, what I was told is we should staple a green card to their diploma.

And so I introduced three Congresses ago and every Congress since then the Staple Act, which would do essentially that. It would, basically, get rid of the quotas we have on those who come here, are educated in our universities, and receive Ph.D.s in the STEM field. This legislation is similar in that respect to the Staple Act, and I support it. There's no reason we ought to force those to return home or elsewhere who are willing to stay here and create jobs. We ought to roll out the red carpet. As I say, we ought to staple the green card to their diploma and welcome them here and have them create jobs. That's why I'm glad that this legislation is before us. I support it, and urge my colleagues to do so as well.

Mr. CONYERS. Mr. Speaker, I am pleased now to yield 5 minutes to the ranking member of the Immigration Subcommittee, who represents the place where many of these techs come from, Silicon Valley, Ms. ZOE LOFGREN.

Ms. ZOE LOFGREN of California. Mr. Speaker, I have long been a champion of creating a green card program for foreign students with advanced STEM degrees from America's great research universities. Coming from Silicon Valley, I'm fortunate enough to see firsthand the new technologies, the new companies, the new jobs that such

innovators create every day in the district I represent.

There's no question that a STEM green card program is the right thing to do for our country. For that reason, it pains me greatly to say I can't support this flawed bill. I can't support a bill that pits immigrant communities against each other, that sets a terrible precedent for addressing our broken immigration system that is indefensibly designed to reduce immigration while purporting to increase it, and that harms American workers. I certainly admire the gentleman from Arizona on his Staple Act. I know that he has pushed for this over the Congresses. But his Staple Act did not eliminate the Diversity Visa program, as this does.

Our colleagues on the other side of the aisle say that a STEM visa program is critical to the future of this country—and I agree. But if that's true, why poison the bill with an unrelated provision to eliminate the Diversity Visa program? There's no reason that giving a green card to one person should mean taking one away from someone else, but that is exactly what the bill asks us to do.

My colleagues are fond of saying they support legal immigration, but this bill shows quite the opposite. Supporters of legal immigration would not have to kill one immigration program to benefit another; nor would they agree to a Grover Norquist-style "no new immigration" pledge that will continue to strangle our immigration system for years to come. If we were to accept a zero-sum premise, how could we craft meaningful solutions for farmers and agricultural workers; for DREAMers, who were brought here as children; or for those families with loved ones waiting abroad in decades-long queues?

This bill, however, is even worse than that. It is actually designed to reduce legal immigration. Taking 55,000 green cards from one category and putting them in another may seem like an even trade, but it is not if the new category is drafted to ensure that green cards go unused.

According to the National Science Foundation, American universities currently graduate about 30,000 foreign students with degrees that would qualify them for green cards under this bill. Assuming every single one of them wanted to stay and could find an employer willing to offer them a permanent job, which is certainly not the case, that would still leave 25,000 green cards unused. This bill shamefully prevents those green cards from being used to help other employment and family-based immigrants suffering in long backlogs. And I would note that those who have their labor certification based on a bachelor of science degree, if you're born in India, you're facing a 70-year wait. Yet this bill would not allow the traditional policy of having visas trickle down when they are unused. That's not the way the immigration system works. I believe the

only reason the bill was written in this fashion is to satisfy anti-immigrant organizations who have long lobbied for reduced levels of immigration.

In an attempt to appear more pro-immigrant, the authors point to a new "family-friendly" position. But looks can be deceiving. Currently, a lack of green cards means that a category of family-based immigrant—the spouses and minor children of U.S. permanent residents—have to wait about 2 years overseas before they can rejoin their families.

Instead of providing critical green cards to these nuclear families, the STEM bill offers temporary V visas with three significant catches: the family members must first spend at least 1 year overseas; unlike the original V visa, created by a Republican Congress in 2000, the new visas prohibit family members already here from participating; and unlike the original V visa, recipients are prohibited from working.

With all the talk about moving forward on immigration, this is a step back from where Republicans were just 12 years ago. When I hear allegations of fraud in this program, I just have to say that is absurd. In the year 2007, the General Accountability Office found no documented evidence that Diversity Visa immigrants posed a terrorist or other threat. The DV recipients go through the same immigration, criminal, and national security background checks that everyone goes through when they seek lawful permanent residence.

The SPEAKER pro tempore. The time of the gentlewoman has expired.

Mr. CONYERS. I yield the gentlelady an additional 1 minute.

Ms. ZOE LOFGREN of California. In fact, the State Department was the first to use facial recognition technology to reduce fraud.

Finally, I would say that this does not do enough to protect workers. I'll give you an example. Computer and information science research scientists in level one for labor certification may be paid \$86,736. That's what's in the labor cert. But their median income in Silicon Valley is \$133,000. So we have an idea that we shouldn't underpay the foreign scientists. We should pay them the same as Americans. This bill fails in that way.

□ 0940

Finally, I would note that the Competitive Enterprise Institute has come out against this bill because it has these extraneous and divisive provisions. We need to move beyond the politics of zero-sum immigration. Those policies are holding America back. They are holding our prosperity hostage.

I will place into the RECORD the Competitive Enterprise Institute letter in opposition to this bill.

[From the Competitive Enterprise Institute]  
STEM JOBS ACT A STEP BACKWARD ON IMMIGRATION REFORM, WARNS FREE MARKET GROUP

WASHINGTON DC.—Nov. 29, 2012—This Friday, the House of Representatives will vote

on the STEM Jobs Act (H.R. 6429). The bill would allocate 55,000 green cards for foreign-born graduates of U.S. universities with Doctorate and Master's degrees in science, technology, engineering, and mathematics (STEM) fields, but it also eliminates all 55,000 visas under the Diversity Visa Program.

The Competitive Enterprise Institute (CEI) warned that the bill will actually hurt legal immigration. CEI immigration policy analyst David Bier released this statement on the legislation:

Not only does this bill seek to make immigration reform into a zero-sum game in which each winner must be matched with a loser, it seeks to use the illusion of immigration reform to decrease immigration. Its proponents know there are not enough foreign-born STEM graduates to fill demand for this new visa and have refused to allow unused visas to be reallocated to other categories.

The bill also violates employer privacy by creating an internet list of those who hire these immigrants, making them potential targets for harassment, and it undermines immigrant self-sufficiency by barring spouses of legal residents from work while they wait for green cards.

This bill sets a dangerous precedent that conservative reform means eliminating visas for the less-educated to give them to the highly-educated. Truly free market immigration reform should expand visas for both categories of immigrants. The false dichotomy the STEM Jobs Act creates will only make America's immigration system more discriminatory and restrict avenues for legal immigration—which inevitably leads to more of the illegal kind.

Mr. ISSA. Mr. Speaker, I will be placing in the RECORD information from the U.K.'s U.S. Embassy, as current enough actually to include, "Condolences for Deaths in Benghazi" on the same page as it says, "Diversity Visa Fraud" warning. I also will be including a press release from the Embassy of the United States in Dublin, Ireland, that starts off by saying, "U.S. Embassy Dublin Issues Caution About Diversity Visa Email Scams," and other information, to show the pervasiveness of this fraud.

#### CONDOLENCES FOR DEATHS IN BENGHAZI

14 September 2012—If you would like to send us an electronic condolence message that we can forward to Washington to be shared with the victims' families, please use this form.

PRESS RELEASE, EMBASSY OF THE UNITED STATES, DUBLIN, IRELAND

U.S. EMBASSY DUBLIN ISSUES CAUTION ABOUT DIVERSITY VISA EMAIL SCAMS

The U.S. Embassy in Dublin advises residents of Ireland about a widespread Diversity Visa (DV lottery) scam and to use caution when working with private entities to apply for visas to the United States. Reports of fraudulent emails, websites, and print advertisements offering visa services are on the rise. UNDER NO CIRCUMSTANCES should anyone send any money to any address for participation in the DV Lottery.

One widespread DV lottery scam email instructs recipients to send money via Western Union to a fictitious person at the U.S. Embassy in London. If you have received this email, you have been targeted by con artists. UNDER NO CIRCUMSTANCES should anyone send any money to any address for participation in the DV Lottery. The Department of State's Kentucky Consular Center (KCC) does not/not send email notifications

to DV entrants informing them of their winning entries.

Successful DV-2011 applicants already have been notified by KCC by letter, not by email.

DV-2011 entrants also can check the status of their entries at <http://www.dvlottery.state.gov> until June 30, 2012. Entrants will not be asked to send money to the KCC or any U.S. embassy or consulate.

Entrants who completed the online DV-2012 entries will not receive notification letters from KCC. Rather, they must check the status of their entries themselves through the Entrant Status Check available at <http://www.dvlottery.state.gov> between May 1, 2011, and June 30, 2012.

Many private websites offer legitimate services to assist individuals in applying for visas, but some illegitimate entities claim to provide "visa services" as a cover for scams or identity theft. Some of these websites may attempt to charge a fee for providing forms and information about immigration procedures that are available to the public at no charge on the Department of State ([www.state.gov](http://www.state.gov)) and [travel.state.gov](http://travel.state.gov) websites, or through the U.S. Embassy website at [dublin.usembassy.gov/](http://dublin.usembassy.gov/).

The only official way to register for the DV program is directly through the official U.S. Department of State website during the specified, limited-time registration period.

The DV program offers up to 55,000 visa slots annually for people who wish to apply for immigration to the United States. Applicants selected in the random drawing are notified by the U.S. Department of State and are provided with instructions on how to proceed to the next step in the process. No other organization or private company is authorized by the U.S. Department of State to notify DV program applicants of their winning entries or the next steps in the process of applying for their immigrant visas. Anyone who wishes to apply for a U.S. visa should use caution before sending via email any personal information such as credit card and bank account numbers.

Images of U.S. emblems such as flags, eagles, monuments, or official seals do not necessarily indicate a U.S. Government website. A domain name of ".gov" ensures that a website is a legitimate U.S. Government site where the information is free and up-to-date. Complaints about unwanted emails that may be scams can be sent to the U.S. Department of Justice at [www.usdoj.gov/spam.htm](http://www.usdoj.gov/spam.htm).

With that, I yield 3 minutes to the distinguished incoming chairman of the full Committee on Foreign Affairs and a long-time expert on this subject, Mr. ROYCE.

Mr. ROYCE. Mr. Speaker, I rise in support of this STEM Jobs Act. Clearly, the focus on this provision is to try to bring people with skills here to the United States.

Graduates of American universities in science and in technology and engineering and math, these STEM fields, are, frankly, behind many of the innovations, many of the new businesses that are part of our present and future economic growth. If we want to look at jobs, this is where those new patents, those new ideas will come from that help create jobs. So we have talented students from around the world that contribute to the graduate STEM programs of our universities.

We are trying to focus on a way to make sure our immigration system here puts our interests first as a country.

We have the most generous level of legal immigration in the world, but when you think about it, we select only 5 percent of our immigrants based on the skills and education that they bring to America. Clearly, what we're trying to do is to make certain that these foreign graduates of U.S. universities in the STEM fields, because they're in such great demand here, many of them of course end up on years-long green card waiting lists and, as a result, many of them give up and go to work for one of our global competitors. So our focus is: What can we do to accelerate this?

This bill alters our current immigration system to encourage job creation by increasing the proportion of new entrants with high levels of education, with high levels of skills.

We know that skilled immigrants contribute mightily to the rising U.S. standard of living. They bring capital, as I say, they bring new ideas, and they produce new companies here. So, with this bill we can help grow innovation and we can create the jobs in this country. We've got plenty of examples, frankly, in California of IT firms that are founded by immigrants from China and from India that were educated here in our institutions.

This legislation also contains a family reunification provision, which allows graduates' spouses and children to live in the U.S. while waiting for their green card application to be processed.

One of the things that seems pretty clear to me is that, because we roll over the green cards every year for the next 4 years to make sure that they all are used, that, in point of fact, we believe that more of them will be used than under the Diversity lottery where they're not rolled over. So I think it's quite the opposite. I think we, in fact, focus here on exactly the type of skilled immigration that's most likely to create jobs here in the United States.

So I would urge my colleagues to support this bill in order to help our economy grow.

Mr. CONYERS. Mr. Speaker, I'm pleased to yield 30 seconds to the gentlewoman from California (Ms. LOFGREN).

Ms. ZOE LOFGREN of California. I just want to address the fraud warning issue. This is a warning to applicants not to be scammed; it wasn't a warning that there was fraud.

The idea that you would try, as a terrorist, to come in to be in a pool of 20 million people—it's been that high—and be in a lottery that only awards 55,000 is almost as absurd as the "terror baby" suggestion of a few years ago.

I would just note that the rollover of visas actually is so restrictive that you only roll over if you apply that year. This will not even cure the backlog. It is a fraud.

Mr. CONYERS. Mr. Speaker, I now yield 5 minutes to a senior member of the House Judiciary Committee, the gentlewoman from Texas (Ms. JACKSON LEE).

Ms. JACKSON LEE of Texas. I thank the distinguished gentleman.

I think the difference with my friends on the other side of the aisle is their lack of recollecting that America has always viewed immigration as good. In fact, I heard a very potent story this morning about the restoring of the Statue of Liberty that so many of us as children have had the opportunity to climb to the very top and be reminded of the welcoming of the huddled poor. That's what this debate is all about, Mr. Speaker.

I want to thank the chairman for yielding to me, and I just want to deviate for a moment in this time of economic tension just to remind people that tomorrow is World AIDS Day. I want to congratulate the Thomas Street clinic in my district and remind people that 25 million people have died since 1981. I just wanted to acknowledge those individuals as we begin this very important debate.

We are respectful of immigrants. Even in the Democratic Caucus, and I would imagine in the Conference—my good friend who is now managing had an immigrant history. Yesterday, we elected a son of immigrants to be the vice chair of the Democratic Caucus. He told a very potent story about his grandfather coming here to the United States of America. I can assure you that he did not come with massive degrees, but he built a foundation for his country and for his family.

Now, I am very much in support of the STEM process and premise, which is to give opportunity to those who have studied in our universities, research institutions. Why wouldn't I? Having had children who have had the opportunity to attend some of the best institutions in this country, having had my children meet some of those very students, from Harvard to the University of North Carolina and Duke, I am well aware of the importance of this. But I would raise the question of whether or not we can judge the Diversity visas, where people have come from places like Bangladesh and Uzbekistan, Germany, Ethiopia—one of our strongest allies in Africa—Liberia, with an African woman as President, the first on that continent, South Africa. Or maybe we would choose to ignore our friends in Israel, where Diversity visas were received; or Albania, where we went to war to ensure the integrity and the saving of those people; or Hungary or Iceland or maybe our strong ally Turkey. That's what Diversity visas represent.

There is no reason to borrow from Peter to pay Paul. In fact, if my friends would really pay attention to the recent charge of the November 6 election, they would know that what America needs is comprehensive immigration reform. If I might, in this debate of deficit reduction and the need for increased revenue, we know that if you had comprehensive immigration reform over 10 years, you would introduce into the economy \$1.5 trillion.

That's a reason to come to the floor right now and vote this bill down and start in the next week and put on the floor the bills that LUIS GUTIERREZ and myself and ZOE LOFGREN and JOHN CONYERS and many others—at one time, Senator MCCAIN wanted to put on the floor of the Senate and the House.

My concern is that we tried to come in a bipartisan manner. I introduced legislation—an amendment, rather—in the markup to say that let's study this issue of fraud with the Diversity visas, or let's assess what it is, because we have evidence that, in fact, the alleged fraud was because of a computer error, not the people who are applying.

□ 0950

Mr. Speaker, 15 million have applied. Only 50,000 have been able to get the Diversity Visa. And of those, some of them are African immigrants, 50 percent of them; but they equal only 1 percent of the legal permanent residents.

This whole question of terrorism just troubles me. I went to the Rules Committee in a spirit of bipartisanship to say, eliminate the provision on Diversity Visas. We can then support you. Keep the underlying premise of this legislation. I even asked that the roll-over be extended because there's no evidence that you can get 55,000 in 4 years.

If you are serious about creating jobs—I am serious about creating jobs. My colleagues are serious about creating jobs. But I am disappointed that we would classify the Diversity Visa as bringing in ne'er-do-wells, people we don't want. Because I will tell you that America was built on the ne'er-do-wells—maybe those of us who came as slaves or indentured servants, who came in the late 1800s with not any money in their pocket but who were determined to serve this Nation.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. CONYERS. I yield the gentlelady 1 additional minute.

Ms. JACKSON LEE of Texas. I thank the gentleman.

I recall the story of my colleague whose grandfather served in World War I. As soon as he got here, he was willing to shed his blood for this country.

I am on the Homeland Security Committee, Mr. Speaker. I would not want to jeopardize one inch of this Nation's security; but I can assure you, if we look to 9/11, there was no one there with a Diversity Visa. The terrorists had student visas, and they were overstays.

Former Congressman Bruce Morrison, who introduced this, said that Diversity Visas are at the heart of the definition of America. And as my friend and colleague from California, Congresswoman LOFGREN said, Who that was a terrorist would want to stand in line and provide all of the information that they needed to provide to get a Diversity Visa?

I will enter into the RECORD a letter from the Archbishop of Los Angeles,

the chairman of the U.S. Conference of Catholic Bishops Committee on Migration, who absolutely opposes H.R. 6429, a church that believes in the Beatitudes, as we all do.

COMMITTEE ON MIGRATION C/O MIGRATION AND REFUGEE SERVICES, USCCB,

Washington DC, November 28, 2012.

U.S. HOUSE OF REPRESENTATIVES, Washington, DC.

DEAR REPRESENTATIVE: On behalf of the U.S. Conference of Catholic Bishops (USCCB), I write to oppose H.R. 6429, legislation that would eliminate the existing Diversity Visa program and its 55,000 permanent immigration visas in order to provide visas to foreign graduates of American universities with expertise in science, technology, engineering, and mathematics (STEM).

To be clear, USCCB is not opposed to an increase in STEM visas. We prefer to see Congress authorize additional visas for this purpose, however, rather than eliminate existing immigrant visa programs. Our nation should not limit itself in attracting newcomers who can help contribute to our economic and cultural growth. And it certainly should not eliminate the Diversity Visa program, which is one of the few avenues available for many would-be immigrants from some African and European countries to immigrate to the United States.

While we appreciate the spirit of an unrelated provision in the bill that would permit some beneficiaries of family-based immigration petitioners to live in the United States while awaiting their priority dates, we believe that persons granted such a status should also be granted work authorization, as has been done in the past, so they can support themselves during this period.

H.R. 6429 falls well short of what is needed to repair our flawed immigration system. Indeed, we believe it would represent a setback compared to current law in that, for the first time in more than a generation, it would eliminate a category of legal immigration. We look forward to working with you and your colleagues in the House of Representatives to achieve comprehensive immigration reform in the near future.

Thank you for your consideration of our views.

Sincerely,

MOST REVEREND JOSÉ H. GOMEZ,  
Archbishop of Los Angeles, Chairman,  
USCCB Committee on Migration.

The SPEAKER pro tempore. The time of the gentleman has again expired.

Mr. CONYERS. I yield the gentlewoman 30 additional seconds.

Ms. JACKSON LEE of Texas. I can only say, the Catholic Church does not want terrorists to roam this Nation.

And if we look closely at this allegation of fraud, we will find computer error. We will find that with the decades of Diversity Visas, as they were introduced with Bruce Morrison, we will find that this is not the cause of any cancer of terrorism. If we go into our hearts, we will know that Diversity Visas reflect the language written so eloquently by the poet for the Statue of Liberty and that is: "Give me your tired, your poor." Those are the great Americans.

And I can assure you that in my constituency, Mr. Speaker, the diverse 18th Congressional District in the city of Houston, they reflect what America is. They are building the jobs.

I ask my colleagues to oppose this, and let us get back to the drawing board for a conference on immigration reform.

Mr. Speaker, I rise today to oppose H. Res. 821 the Rule providing for the consideration of H.R. 6429 “STEM Jobs Act,” an ill-conceived bill that eliminates the Diversity Immigration Visa Program in order to increase the amount of visas available for STEM applicants.

As a senior Member of the Judiciary Committee I have long advocated for the Diversity Immigration Visa program. Earlier this year, during a Judiciary Committee mark up of a bill which was also designed to kill the Diversity program, I offered an amendment that directed the Secretaries of Homeland Security and State to report to Congress on steps that could be taken to further eliminate fraud and security risks in the Diversity Visa program. Rather than vote to fix the program and defend legal immigration and diversity in our immigrant pool, every Republican on the Committee who was present voted down the amendment.

On Wednesday, I once again offered amendments in Rules Committee to protect the Diversity Visa Program, and once again the Republican majority on the Committee voted against it.

Nearly 15 million people, representing about 20 million with family members included, registered late last year for the 2012 Diversity Visa Program under which only 50,000 visa winners were to be selected via random selection process.

Each year, diversity visa winners make up about 4 percent of all Legal Permanent Resident, LPR, admissions.

Unlike every other visa program, its express purpose is to help us develop a racially, ethnically, and culturally-diverse population. It serves a unique purpose and it works. In recent years, African immigrants have comprised about 50 percent of the DV program's beneficiaries, however only 1 percent of legal permanent residents recipients.

Diversity Visa immigrants succeed and contribute to the U.S. economy. According to the Congressional Research Service, in FY 2009 Diversity Visa immigrants were 2.5 times more likely to report managerial and professional occupations than all other lawful permanent residents.

The Diversity Visa program promotes respect for U.S. immigration laws. It reduces incentives for illegal immigration by encouraging prospective immigrants to wait until they win a visa, as opposed to attempting to enter without permission.

#### CHANCE FOR THE AMERICAN DREAM

the Diversity Visa sustains the American Dream in parts of the world where it represents the only realistic opportunity for immigrating to the U.S.

Former Rep. Bruce Morrison—one of the architects of the Diversity Visa—testified in 2005 that the program advances a principle that is “at the heart of the definition of America,” the principle that “all nationalities are welcome.”

Ambassador Johnny Young, Executive Director of Migration and Refugee Services, U.S. Conference of Catholic Bishops, testified at a 2011 Judiciary Committee hearing: “The Program engenders hope abroad for those that are all too often without it—hope for a better life, hope for reunification with family in the United States, and hope for a chance to use their God-given skills and talents.”

#### NO SIGNIFICANT EVIDENCE OF A SECURITY RISK

No substantive evidence has been given that the Diversity Program poses a significant risk to our national security. There are organizations like Numbers USA who are not just advocating against illegal immigration but also wish to place caps on or decrease legal immigration as well.

As former Congressman Bruce Morrison testified in 2005: “[I]t is absurd to think that a lottery would be the vehicle of choice for terrorists.” 12 to 20 million people enter the Diversity Visa lottery each year and no more than 50,000 visas are available.

In 2007, GAO “found no documented evidence that DV immigrants . . . posed a terrorist or other threat.”

Diversity Visa recipients go through the same immigration, criminal, and national security background checks that all people applying for Lawful Permanent Residence undergo. They also are interviewed by State Department and Department of Homeland Security personnel.

#### FRAUD

Since the State Department OIG first raised concerns about fraud in 1993, significant changes have been made. In 2004, State implemented an electronic registration system. This allows State to use facial and name recognition software to identify duplicate applications and to share data with intelligence and law enforcement agencies for necessary immigration and security checks.

In 2012 there was an incident where 20,000 people were erroneously notified that they were finalists in the Diversity program. They would have the opportunity to enter the lottery. The OIG investigated and found this was due to a computer error. There was no evidence of intentional fraud, as a safety precaution and because of the principle of fairness the State Department did the lottery again.

The Diversity Visa program has led the way in applying cutting edge technology to reduce fraud and increase security. The program was one of the first in the government to use facial recognition software to analyze digital photographs.

I join the vast majority of my Democratic colleagues in supporting an expansion of the STEM program. H.R. 6429 attempt to increase the STEM Visa program is an admirable one; however, I firmly believe it should not come at the expense of the Diversity Immigration Visa Program and should include a broader range of institutions.

America's ability to extend its arms and welcome immigrants is more than a cultural tradition; it is a fundamental promise of our democracy. The Diversity Immigration Visa Program is designed to give a very small diverse percentage of immigrants the opportunity to attain a green card and live the American dream. It's a popular program, it's a successful program and it reflects core American values of inclusion and opportunity.

#### DIVERSITY VISA PROGRAM (DV-2012)— SELECTED ENTRANTS

The Kentucky Consular Center in Williamsburg, Kentucky has registered and notified the winners of the DV-2012 diversity lottery. The diversity lottery was conducted under the terms of section 203(c) of the Immigration and Nationality Act and makes available \*50,000 permanent resident visas annually to persons from countries with low rates of immigration to the United States. Approximately 100,021 applicants have been

registered and notified and may now make an application for an immigrant visa. Since it is likely that some of the first \*50,000 persons registered will not pursue their cases to visa issuance, this larger figure should insure that all DV-2012 numbers will be used during fiscal year 2012 (October 1, 2011 until September 30, 2012).

Applicants registered for the DV-2012 program were selected at random from 14,768,658 qualified entries (19,672,268 with derivatives) received during the 30-day application period that ran from noon on October 5, 2010, until noon, November 3, 2010. The visas have been apportioned among six geographic regions with a maximum of seven percent available to persons born in any single country. During the visa interview, principal applicants must provide proof of a high school education or its equivalent, or show two years of work experience in an occupation that requires at least two years of training or experience within the past five years. Those selected will need to act on their immigrant visa applications quickly. Applicants should follow the instructions in their notification letter and must fully complete the information requested.

Registrants living legally in the United States who wish to apply for adjustment of their status must contact U.S. Citizenship and Immigration Services for information on the requirements and procedures. Once the total \*50,000 visa numbers have been used, the program for fiscal year 2012 will end. Selected applicants who do not receive visas by September 30, 2012 will derive no further benefit from their DV-2012 registration. Similarly, spouses and children accompanying or following to join DV-2012 principal applicants are only entitled to derivative diversity visa status until September 30, 2012.

Only participants in the DV-2012 program who were selected for further processing have been notified. Those who have not received notification were not selected. They may try for the upcoming DV-2013 lottery if they wish. The dates for the registration period for the DV-2013 lottery program are expected to be widely publicized at some point during the coming months.

\*The Nicaraguan and Central American Relief Act (NACARA) passed by Congress in November 1997 stipulated that up to 5,000 of the 55,000 annually-allocated diversity visas be made available for use under the NACARA program. The reduction of the limit of available visas to 50,000 began with DV-2000.

The following is the statistical breakdown by country of chargeability of those selected for the DV-2012 program.

#### DIVERSITY 2012

AFRICA	
ALGERIA .....	1,799
ANGOLA .....	42
BENIN .....	511
BOTSWANA .....	7
BURKINA FASO .....	226
BURUNDI .....	56
CAMEROON .....	3,374
CAPE VERDE .....	9
CENTRAL AFRICAN REP. ....	3
CHAD .....	33
COMOROS .....	9
CONGO .....	105
CONGO, DEMOCRATIC REPUBLIC OF THE .....	3,445
COTE D'IVOIRE .....	553
DJIBOUTI .....	38
EGYPT .....	4,664
EQUATORIAL GUINEA .....	4
ERITREA .....	670
ETHIOPIA .....	4,902
GABON .....	48
GAMBIA, THE .....	113
GHANA .....	5,832
GUINEA .....	899
GUINEA-BISSAU .....	3
KENYA .....	4,720

## DIVERSITY 2012—Continued

LESOTHO .....	8
LIBERIA .....	2,101
LIBYA .....	136
MADAGASCAR .....	17
MALAWI .....	16
MAJ .....	76
MAURITANIA .....	29
MAURITIUS .....	59
MOROCCO .....	1,890
MOZAMBIQUE .....	13
NAMIBIA .....	10
NIGER .....	32
NIGERIA .....	6,024
RWANDA .....	333
SAO TOME AND PRINCIPE .....	0
SENEGAL .....	270
SEYCHELLES .....	6
SIERRA LEONE .....	3,397
SOMALIA .....	175
SOUTH AFRICA .....	833
SUDAN .....	757
SWAZILAND .....	0
TANZANIA .....	175
TOGO .....	845
TUNISIA .....	113
UGANDA .....	418
ZAMBIA .....	79
ZIMBABWE .....	123

## ASIA

AFGHANISTAN .....	109
BAHRAIN .....	29
BANGLADESH .....	2,373
BHUTAN .....	5
BRUNEI .....	0
BURMA .....	370
CAMBODIA .....	596
HONG KONG SPECIAL ADMIN. REGION .....	54
INDONESIA .....	256
IRAN .....	4,453
IRAQ .....	153
ISRAEL .....	175
JAPAN .....	435
JORDAN .....	152
NORTH KOREA .....	0
KUWAIT .....	108
LAOS .....	1
LEBANON .....	274
MALAYSIA .....	118
MALDIVES .....	0
MONGOLIA .....	209
NEPAL .....	3,258
OMAN .....	11
QATAR .....	19
SAUDI ARABIA .....	217
SINGAPORE .....	45
SRI LANKA .....	708
SYRIA .....	160
TAIWAN .....	391
THAILAND .....	73
TIMOR-LESTE .....	9
UNITED ARAB EMIRATES .....	92
YEMEN .....	149

## EUROPE

ALBANIA .....	1,508
ANDORRA .....	1
ARMENIA .....	998
AUSTRIA .....	130
AZERBAIJAN .....	304
BELARUS .....	493
BELGIUM .....	105
BOSNIA & HERZEGOVINA .....	83
BULGARIA .....	883
CROATIA .....	107
CYPRUS .....	26
CZECH REPUBLIC .....	104
DENMARK .....	73
ESTONIA .....	49
FINLAND .....	91
FRANCE .....	574
French Polynesia .....	7
New Caledonia .....	1
GEORGIA .....	620
GERMANY .....	1,709
GREECE .....	105
HUNGARY .....	325
ICELAND .....	56
IRELAND .....	213
ITALY .....	529
KAZAKHSTAN .....	434
KOSOVO .....	137
KYRGYZSTAN .....	321
LATVIA .....	83
LIECHTENSTEIN .....	0
LITHUANIA .....	258

## DIVERSITY 2012—Continued

LUXEMBOURG .....	8
MACEDONIA .....	160
MALTA .....	20
MOLDOVA .....	1,238
MONACO .....	3
MONTENEGRO .....	18
NETHERLANDS .....	149
Aruba .....	4
Curacao .....	19
St. Maarten .....	2
NORTHERN IRELAND .....	59
NORWAY .....	84
PORTUGAL .....	66
Macau .....	19
ROMANIA .....	1,327
RUSSIA .....	2,353
SAN MARINO .....	1
SERBIA .....	298
SLOVAKIA .....	80
SLOVENIA .....	16
SPAIN .....	232
SWEDEN .....	200
SWITZERLAND .....	229
TAJIKISTAN .....	270
TURKEY .....	3,077
TURKMENISTAN .....	143
UKRAINE .....	5,799
UZBEKISTAN .....	4,800
VATICAN CITY .....	0

## NORTH AMERICA

BAHAMAS, THE .....	15
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## OCEANIA

AUSTRALIA .....	900
Christmas Island .....	3
Cocos Islands .....	1
FIJI .....	628
KIRIBATI .....	14
MARSHALL ISLANDS .....	4
MICRONESIA, FEDERATED STATES OF .....	2
NAURU .....	5
NEW ZEALAND .....	309
Cook Islands .....	6
Niue .....	14
PALAU .....	5
PAPUA NEW GUINEA .....	0
SAMOA .....	0
SOLOMON ISLANDS .....	0
TONGA .....	93
TUVALU .....	0
VANUATU .....	8
WESTERN SAMOA .....	9

## SOUTH AMERICA, CENTRAL AMERICA, AND THE CARIBBEAN

ANTIGUA AND BARBUDA .....	9
ARGENTINA .....	101
BARBADOS .....	25
BELIZE .....	9
BOLIVIA .....	84
CHILE .....	43
COSTA RICA .....	43
CUBA .....	292
DOMINICA .....	18
GRENADA .....	24
GUYANA .....	26
HONDURAS .....	80
NICARAGUA .....	49
PANAMA .....	21
PARAGUAY .....	17
SAINT KITTS AND NEVIS .....	7
SAINT LUCIA .....	4
SAINT VINCENT AND THE GRENADINES .....	16
SURINAME .....	15
TRINIDAD AND TOBAGO .....	175
URUGUAY .....	19
VENEZUELA .....	925

Natives of the following countries were not eligible to participate in DV-2012: Brazil, Canada, China (mainland-born, excluding Hong Kong S.A.R. and Taiwan), Colombia, Dominican Republic, Ecuador, El Salvador, Guatemala, Haiti, India, Jamaica, Mexico, Pakistan, Peru, the Philippines, Poland, South Korea, United Kingdom (except Northern Ireland) and its dependent territories, and Vietnam.

Mr. ISSA. Mr. Speaker, correcting the record appears to be important here. So I want to note that earlier, the minority said that there was no GAO study. Well, I beg to differ. A September 2012 report to Congress entitled “Border Security,” on its request, on page 19:

Because the program does not require a U.S.-based petitioner, it is particularly sus-

ceptible to fraud. Diversity Visa fraud is rampant in parts of South Asia, Africa, and Eastern Europe, and is particularly acute in areas where few individuals have independent access to the Internet.

## U.S. GOVERNMENT ACCOUNTABILITY OFFICE

REPORT TO CONGRESSIONAL REQUESTERS,  
SEPTEMBER 2012

## BORDER SECURITY

## STATE COULD ENHANCE VISA FRAUD PREVENTION BY STRATEGICALLY USING RESOURCES AND TRAINING

Diversity Visas: The Diversity Visa Program was established through the Immigration Act of 1990 and provides up to 55,000 immigrant visas annually to aliens from countries with low rates of immigration to the United States. Aliens register for the diversity visa lottery for free online and applicants are randomly selected for interviews through a lottery process. Upon being selected, a winner must apply for a visa, be interviewed, and be found eligible for the diversity visa. All countries are eligible for the Diversity Visa Program except those from which more than 50,000 immigrants have come to the United States over the preceding 5 years. In 2011, approximately 16.5 million people applied for the program and about 107,000 (7 percent) were selected for further processing. Of those selected, 75,000 were interviewed at posts for a diversity visa, and approximately 50,000 received visas. Because the program does not require a U.S.-based petitioner, it is particularly susceptible to fraud. Diversity visa fraud is rampant in parts of South Asia, Africa, and Eastern Europe, and is particularly acute in areas where few individuals have independent access to the Internet. A typical scenario includes visa facilitators, travel agents, or Internet café operators who help would-be applicants submit an entry for a fee. Many of these facilitators withhold the confirmation information that the entrant must use to retrieve his or her selection status. To access the lottery notification, the facilitators may require winning applicants to either pay an additional exorbitant fee or agree to enter into a marriage with another of the facilitator's paying clients solely for the purpose of extending immigration benefits.

The gentlelady from Houston mentioned in depth the question of diversity. Mr. Speaker, 55,000—and perhaps more in the future—STEM graduates will bring diversity of employment. The highest levels of unemployment in America are in the African American community and other minority communities. That's the diversity we need to work on. The diversity of unemployment needs to be turned around. That's what the STEM bill is about, helping employ Americans.

I now yield 4 minutes to the gentleman from Florida (Mr. DIAZ-BALART), one of the hardest working and most distinguished Members when it comes to immigration reform.

Mr. DIAZ-BALART. Mr. Speaker, let me first thank the gentleman from California (Mr. ISSA), and I applaud the Republican leadership for bringing this important bill to the floor.

I think it's important that we bring down the decibels and that we talk about facts. This is an issue where passions are very high, but I think it's important to bring down the decibels a little bit and speak about some of the facts.

Look, we know that America is home to some of the best universities on the planet; and because of that, people from around the world, students from around the world, young people from around the world come to study in our universities. Then, unfortunately, when they're done, we, in essence, show them the door out; and they have to leave the country. And they leave the country then and become the best, the toughest competitors to American enterprise. They create jobs elsewhere—not in the United States. Talking about outsourcing, this is the mother of all outsourcing.

So what does this bill do? It tries to solve that issue. It tries to keep those individuals here. Those are the facts. Now, I would like to see a large number of that. And I think all of us should be talking about maybe we can expand those numbers. And that, I think, would be a wonderful debate to have.

Now, not only does this bill do that, but it also promotes a smarter immigration system that helps maintain our competitive edge, and it also helps keep families together. Ensuring that spouses and minor children remain together is simply the right thing to do; is it not? Is that not something that is a compassionate principle of the vast majority of the Members of the House, keeping families together? Of course it is. This bill helps to do that.

Mr. Speaker, we've heard a lot of blame on this issue on the floor today and, frankly, for years. And on immigration reform. And everybody knows my position on immigration reform.

It has been talked about for years with a lot of inflammatory rhetoric. And I will tell you, from Republicans and Democrats alike, the reality is that both sides are to blame for the broken immigration system that we currently have; and both sides need to come together—finally lowering the rhetoric—to find lasting, permanent solutions.

This bill is an important step in the right direction. It helps address and fix a very important part of the broken immigration system. It does not, Mr. Speaker, solve all the problems. It is not the panacea. It does not solve all the problems, but it takes a huge step in an area that we've been talking about in the House here for years—and both Republicans and Democrats have failed to deal with. This bill deals with that important part. So I'm glad this legislation is finally being considered by this body.

I commend the House leadership for their commitment to this issue. And I look forward, Mr. Speaker, to continuing to bring other issues, other issues to fix our grossly broken immigration system that is broken from A to Z. I look forward to bringing other issues; but in order to do so, Mr. Speaker, we need to lower the decibels. We need to talk about the facts.

The American people want us to finally fix this issue. They want us to come up with real solutions. As I men-

tioned before, nobody's claiming that this fixes everything; but it's a step in the right direction. It fixes a part of the problem.

I look forward to working with my colleagues on the Democratic side and my Republican colleagues on other such fixes. But I commend this House. I commend Mr. ISSA. I commend the Republican leadership for taking an important step forward.

Mr. CONYERS. Mr. Speaker, no one's worked harder on this issue than Mr. GUTIERREZ, the gentleman from Illinois; and I am pleased to yield him 3 minutes.

Mr. GUTIERREZ. I thank the gentleman from Michigan.

We've heard about how important STEM visas are. And we don't want to debate the point; they're important. That's why when we have the real immigration debate, the debate that will result in the signature of the President, the debate that starts in January when Congress is sworn in, that's why we will have STEM visas in that bill.

So everyone agrees STEM visas are important; and if you didn't know this before the last election, I hope you know it now. The American people want us to fix our immigration system.

But the more important message I got from the election is that American people say that we can solve the immigration issue if Republicans and Democrats work together, put aside bitterness, come to the table in an honest manner. It's not enough to talk about lowering the rhetoric. If we do it in an honest manner, a transparent manner, we can solve the tough problems of immigration and put it at the top of our list.

□ 1000

We need to approach immigration as a faucet of America's past, present, and future, and solve the problems we have with our current immigration mess like adults: honestly and openly and in a bipartisan manner. We need to stop scoring cheap political points and playing games with immigration and start working together, not bringing bills without ever discussing and negotiating with the other side of the aisle. That's not the way to be comprehensive. This is why it is so disappointing that the majority has decided to undermine an area of bipartisan agreement on STEM visas by loading up the measure with provisions that are a slap in the face to the core values and the rich tradition of immigrants to the United States of America.

If you support this bill, you're saying that one group of immigrants is better than another, that one type of educated, degree-holding person and their work is more important than others. In order to give visas to those with Ph.D.s and master's degrees, Republicans make two demands. First, we take away visas and the only means of legal immigration from 50,000 people who may not have Ph.D.s and master's degrees. Talk about picking winners and

losers. My dad, if he had been an immigrant from Ireland or Nigeria or Taiwan, would have been told, No, America is not for you under this bill, Mr. GUTIERREZ. It's like when they used to hang up signs in America saying, "Help wanted. Irish need not apply." They were part of the diversity program today that they want to kill.

The second thing this bill requires is that we treat the families of those with Ph.D.s and master's degrees differently than we treat the families of those who don't have doctorates. If you have a master's or a Ph.D., we say, Please, come to America. Bring your wife, bring your husband, bring your kids. We'll give them all permission to work. Automatic work permits for spouses, no waiting for STEM-degree holders. But if you don't have a Ph.D. or a master's degree, we're going to take away your wife's ability to work legally. We may let her in 6 months earlier, but—

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. CONYERS. I yield 30 seconds to the gentleman from Illinois.

Mr. GUTIERREZ. It's as though they said to my father, Let's check your education record, Mr. GUTIERREZ. Oh, no doctor before your name, no fancy initials, Mr. GUTIERREZ, after your name? Well, Mr. GUTIERREZ, you and the kids stay home. You can't work.

That is not America. There was no special line for Ph.D. and master's degree holders on Ellis Island. There was no asterisks on the Statue of Liberty that said IQ must be there in a higher standard. They are saying my father—and I resent it—was too stupid to make it, but he put two kids through college, and one in the House of Representatives.

Mr. ISSA. Mr. Speaker, I might note for the gentleman that, in fact, there are more than 12,000 African students studying in STEM fields here in the United States at the advanced level, and almost 1,500 Nigerian-specific students alone getting graduate-level degrees in STEM fields in America at this time.

With that, I yield 1 minute to the gentleman from Iowa, a member of the Immigration Subcommittee, Mr. KING.

Mr. KING of Iowa. I thank the gentleman from California for yielding to me.

I point out, Mr. Speaker, that I have served on the Immigration Subcommittee for 10 years. In that period of time, I've sat in on dozens and scores and perhaps hundreds of hearings during that period of time, and gathered information and a knowledge base on these issues.

I walked into this issue as a freshman Member of Congress 10 years ago with this statement: the immigration policy that we have in this country needs to be designed to enhance the economic, the social, and the cultural well-being of the United States of America. In fact, every country's immigration policy should fit that standard.

We can have debates about the definitions of those three words that are part of that direction, but what's going on here is eliminating a really foolish policy that we've had, and I have long been for the repeal of the Diversity Visa lottery program, and I have long been for setting up a system so that we can promote the economic, social, and cultural well-being of the United States through our policies.

In some of the information in hearings, we only control with our immigration policy—depending on whose numbers you want to look at—between 7 percent and 11 percent of the legal immigrants coming into this country on merit.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. ISSA. I yield the gentleman an additional 15 seconds.

Mr. KING of Iowa. I thank the gentleman.

We only control between 7 percent and 11 percent of the legal immigration into this country on merit. The rest of that doesn't have anything to do with merit and how they contribute to the U.S. This bill does do that.

I support H.R. 6429, and I urge my colleagues to vote in favor of it.

Mr. CONYERS. Mr. Speaker, I'm pleased to yield 3 minutes to the gentleman from New York, who's worked on this issue, Congressman JOSE SERRANO.

Mr. SERRANO. I thank the gentleman.

Let's understand what is happening here today. This bill doesn't increase available visas. It merely transfers them from one program to another. But it eliminates a Diversity Visa program that allows people from all over the world to come here.

Sometimes I wish I could be not only a member of this party, but an adviser to that party, to tell them that they miss opportunities. Here they have the first immigration statement that they can make after the people spoke November 6. What do they do? They destroy a great program—because they just can't help themselves.

What we need is not a piecemeal approach. What we need is not to say that we will only take certain people with college degrees and with "doctor" in front of their names and the rest we will reduce those visas. No. What we need is to say that we have an immigration issue in this country. We have 11 million people who are in this country, who want to stay in this country, and who do a lot for this country. Rather than be dealing with this approach today, we should seriously be speaking about comprehensive immigration reform.

To say to those 11 million people, we understand who you are, and we're going to help you to speak English; we understand who you are, and we're going to make sure you pay your taxes; we're going to make sure that you're applying to be a part of this country and you haven't broken the law. But if

you came here to work and if you came here with children and if you came here with your parents a long time ago, we want you to stay. That was clear.

If there was any analysis that came from November 6, it is that the American people want comprehensive immigration reform. That is what we need to do, not a piecemeal approach that pits one group of people against the other. If this is an indication of what's coming as people evolve on the issue, as we're hearing on the talk shows, that they're evolving on the issue of immigration, if this is evolving, we're in deep trouble again.

Mr. ISSA. Mr. Speaker, it is now my honor to yield 1 minute to my distinguished colleague from the State of Virginia, the majority leader of the House, and a strong advocate for this and other immigration reform, Mr. CANTOR.

Mr. CANTOR. Mr. Speaker, I thank the gentleman from California.

Mr. Speaker, we all agree that getting our economy moving again needs to be our top priority, but jobs will not take off until American businesses have the workers they need to drive innovation and growth.

The immigrants who come to this country for school and for work have always been key players in driving our Nation's economy. Unfortunately, current immigration policies are preventing American businesses from hiring foreign students who earn advanced degrees in science, technology, engineering, and math from our best universities.

From growing startups to U.S. multinationals, American employers are desperate for qualified STEM workers, no matter where they're from. Microsoft, for example, has over 6,000 job openings waiting to be filled by scientists, researchers, engineers, and developers. For now, these openings and many others will remain vacant because too few American students are graduating with STEM degrees, and foreign STEM graduates can't get the visas they need.

Every year, the U.S. invests in educating thousands of foreign students in STEM fields at our top universities only to send them back to compete against us. Chairman LAMAR SMITH, along with Congressman RAUL LABRADOR, Congressman BOB GOODLATTE, and, of course, the chairman from California, Mr. ISSA, have all been working on this, and we've now put forward the measure before us to spur job creation by providing a pathway for American-educated foreign graduates with advanced STEM degrees to work here and contribute to our economy.

□ 1010

This bill also keeps immigrant families together by letting the husbands, wives, and minor children of immigrant workers wait in the U.S. with their families for their green cards.

The STEM Jobs Act reallocates existing visas currently distributed through a random lottery and directs

them, instead, to the highly skilled foreign graduates of U.S. universities who have enormous potential to help grow our economy, which is our top priority.

The Partnership for a New American Economy found that every immigrant with an advanced STEM degree, working for a U.S. company, creates about three new American jobs, and one-quarter of all STEM-focused companies in the U.S. count at least one immigrant as a founder. At American multinationals like Qualcomm, Merck, GE, and Cisco, immigrants filed up to 72 percent of the patents filed, giving those businesses a competitive edge and helping them expand and create jobs here at home. Our commitment to foreign STEM graduates is a commitment to American job creation.

Foreign students are drawn to our shores by our world-class universities, and they want to stay because they know, in America, there is immense opportunity. We need to bet on the students who bet on America. We are a Nation that was built by people who risked everything for the promise of opportunity, and we must continue to be that Nation. We must make sure that U.S. companies can hire the top foreign talent we are educating instead of sending those graduates into a bureaucratic maze—or worse, to our competitors.

This is a commonsense solution that should have bipartisan support. Let's pass the STEM Jobs Act to make sure diplomas come with green cards, not with a spot on a government waiting list.

Mr. CONYERS. I yield 3 minutes to a member of the Judiciary Committee, the distinguished gentleman from Georgia (Mr. JOHNSON).

Mr. JOHNSON of Georgia. Deeply embedded in this legislation is a poison pill, and for that reason and others, I rise in opposition to H.R. 6429. It eliminates the Diversity Immigrant Visa program while failing to address the broader problems of the immigration system.

Highly skilled immigrants contribute much to the U.S. economy through new businesses and jobs. Indeed, STEM visas should be the cornerstone of a 21st century immigration system that meets our economic needs; but the STEM Jobs Act unnecessarily eliminates the Diversity Immigrant Visa program, which provides 55,000 visas annually to immigrants who are underrepresented in the U.S. immigration system.

Because roughly half of these immigrants are blacks from Africa, eliminating these visas disproportionately affects them. African immigrants are also disadvantaged by a system that perpetuates their exclusion. For instance, Africans are unable to take advantage of immigrant visas issued in the family preference category because few Africans have existing family ties in the United States. Eliminating the Diversity Visa program harms America's diversity, which is both important and necessary.

It is alarming that Republican supporters of this bill view immigration as a zero-sum game in which we can only grant STEM visas by eliminating Diversity visas. That is racist—if not in its intent, then certainly in its effect. Republicans just received historically low votes from minorities in the past election, yet they want to create an immigration system that gives visas with one hand while taking visas away from minorities with the other. H.R. 6429 fixes one problem while creating others, undermining a program that is critical to our Nation's diversity. It is a Trojan horse, and the ugly head of racism will rear its ugly head if this Trojan horse, H.R. 6429, becomes law.

What America needs is an immigration system that creates opportunities for new Americans, unites families, and provides for a robust system for enforcement. Because this bill fails to address these larger challenges while eliminating an important program for enhancing diversity, I plan to vote against it, and I urge my colleagues to do the same.

Mr. ISSA. Mr. Speaker, I would inquire if the gentleman's statement about the ugly head of racism was in reference to those of us who authored this bill.

The SPEAKER pro tempore. The Chair will not render an advisory opinion regarding the meaning of words spoken in debate.

Mr. JOHNSON of Georgia. Will the gentleman yield?

Mr. ISSA. I yield the gentleman 10 seconds.

Mr. JOHNSON of Georgia. I am not accusing anybody of racism. I don't know what is in the heads of those who support this bill, but if it's not racist in its intent, it's certainly racist in its effect.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. ISSA. Mr. Speaker, I yield myself such time as I may consume.

As I previously said, more than 12,000 African citizens will be eligible under this today, and more than 1,500 Nigerian citizens will be eligible under this today. Out of 1 million people who get to come to this country today, it's amazing that a program so fraught with fraud and recognized for fraud would somehow not be the logical place to expand the merit-based opportunity.

Mr. Speaker, as a point of personal privilege, I must tell you that I went to college with a lot of people from around the world. They were very diverse, and the grad students were very diverse. I am personally insulted that anyone would use even loosely the term of "racism" as part of a statement related to merit-based advanced degrees.

I've been at university graduations. The people graduating and walking across the aisle are extremely diverse, and I believe the gentleman needs to go to a few college graduations and see master's and Ph.D. candidates if he is going to refer to this in any way as racist.

With that, I yield 2 minutes to the distinguished gentleman from Pennsylvania (Mr. FITZPATRICK).

Mr. FITZPATRICK. I thank the gentleman.

Mr. Speaker, I rise in support of this legislation, the STEM Jobs Act. This is a bill which will provide much-needed employment-based immigration reform and which will help position our economy for success in the 21st century.

The STEM fields of science, technology, engineering, and math must be encouraged in our own schools as well as in the new populations of innovators who want to participate in our economy. These high-tech jobs help support many middle class communities, which are the bedrock of the American economy, including the communities of Bucks County, Pennsylvania, from which I hail.

While we continue to encourage STEM education here at home and while still protecting American workers, we must also welcome those who earned advanced degrees in a STEM field from an American university and who want to become part of our economy. This is exactly what the STEM Jobs Act accomplishes.

As we engage these high-tech innovators in our economy, the STEM Jobs Act also rightly recognizes the need to support and to prioritize families. The pro-family expansion of the V Nonimmigrant Visa program within this bill is an important element of a fair immigration system.

The STEM Jobs Act appropriately prioritizes jobs and families. It's a very good bill. It's a fair bill for the 21st century. I encourage my colleagues to support it.

Mr. CONYERS. Mr. Speaker, I am pleased to yield 30 seconds to the gentlelady from California (Ms. ZOE LOFGREN).

Ms. ZOE LOFGREN of California. I thank the gentleman for yielding.

I think it's important that we have the facts from the National Science Foundation on immigration from Africa.

According to NSF, there are about 13,000 students from Africa. The vast majority of them are bachelor's degree candidates who are not eligible for visas under this bill, and the vast majority of those in graduate school are not in STEM fields. Again, they're not eligible for visas under this bill.

Mr. ISSA. I reserve the balance of my time.

Mr. CONYERS. Mr. Speaker, I am pleased to yield 3 minutes to the gentleman from Virginia (Mr. CONNOLLY).

□ 1020

Mr. CONNOLLY of Virginia. Mr. Speaker, I thank my colleague, my friend from Michigan.

Mr. Speaker, this is the second time this bill has been brought before this House for consideration, so it's clear my Republican friends recognize the urgency for expanding the number of visas for high-skilled workers, particu-

larly students with STEM graduate degrees—a worthy goal.

Yet rather than simply increase the number of visas, my Republican colleagues once again are presenting us with a false choice. Just like the previous bill, which failed, this one deceptively expands the number of STEM visas, but only at the expense of the successful Diversity Visa program, which has been the primary pathway used by generations of immigrants in American history.

This bill not only eliminates that program, but it would also reduce the total number of available visas by preventing unused slots from rolling over to be transferred to another visa program. That just shows my colleagues still haven't gotten it from the recent election in which immigrants and minorities played a growing role, and it casts doubt on whether we're going to be able to come together to achieve meaningful immigration reform, frankly, with that attitude.

The business community, particularly the high-tech employers in my district in northern Virginia, they get it about the need to expand the STEM program. But here again, this bill fails the reasonability test by creating a new process in which employers have to file an application with the State or Federal Government to certify that issuing that STEM visa is in the national interest. Talk about unnecessary regulation. And now the manager's amendment delays implementation of the bill by a year. We already know the economic benefits of expanding the high-skilled visa pool, and employers have said we can't afford to wait any longer.

Mr. Speaker, this does not have to be a zero-sum game. If my Republican colleagues truly want to help our employers and our economy, we could bring up a clean version of this bill, one for example which was introduced by the gentlewoman from California (Ms. ZOE LOFGREN). Or we could bring up another bipartisan bill, the Startup 2.0 Act, which I am proud to cosponsor with our colleague, MICHAEL GRIMM of New York. That would not only expand the number of visas for STEM graduates, but also those entrepreneurs looking to start up a business and create jobs right here in America.

Here is an opportunity for us to fulfill the mandate from the election and actually compromise on something that will benefit the economy. This bill, sadly, does not meet that test.

Mr. ISSA. Mr. Speaker, the truth is persistent. According to DHS, where they study student tracking, this is their source, not mine, I will read verbatim once again for the gentlelady from California: There are more than 12,000 African students studying in STEM fields in the United States.

Of course, some currently could be undergraduate.

Almost 1,500 Nigerian students alone are getting a graduate-level education in STEM fields.

Yes, this bill will encourage those able to go on and get graduate degrees in STEM fields to do so because, yes, that's going to give them an opportunity. But don't we want the best and the brightest? Isn't that the goal? Isn't job creation the goal?

With that, I yield 3 minutes to the gentleman from Arkansas (Mr. GRIFFIN).

Mr. GRIFFIN of Arkansas. Mr. Speaker, I thank the chairman. I rise today in support of the STEM Jobs Act, and I thank Chairman SMITH for his leadership as chairman of the Judiciary Committee.

This is a critical piece of legislation that narrowly failed to pass when the House considered it in September, and I'm very pleased that we're considering it again here today.

Over the past few weeks when I was back in my district, the job creators in central Arkansas that I spoke with emphasized the need to once again bring this bill up, and I want to share a little bit about those conversations.

First of all, Welspun Tubular is in my district. It made the pipe for the Keystone XL pipeline. They need advanced STEM graduates to train workers.

Power Technology is a company that needs highly skilled workers to design, develop, and manufacture laser products. They say that they need this bill passed.

These companies have struggled to find the specific talent they need, and this bill would help them create jobs. This is a jobs bill. I want to emphasize that this bill will not take away from American jobs. These STEM visas will be made available only for foreign graduates of U.S. universities with advanced STEM degrees—Ph.D.s in the first instance, followed by foreign-born graduates of master's degree programs of which we have a shortage. Companies that offer jobs to foreign STEM graduates also must have certified that there are no American workers able, willing, or qualified and available for the job.

We are currently educating highly skilled Ph.D.s and master's and sending them back home to compete against us after they graduate. Where I'm from, that's like recruiting the best football players from Texas, teaching them the Arkansas offense, and then sending them back to Texas to compete against us. That doesn't make any sense, and people get that. Let's fix it. Let's pass this bill.

Mr. CONYERS. Mr. Speaker, I yield 3 minutes to the gentlewoman from New York (Mrs. MALONEY).

Mrs. MALONEY. Mr. Speaker, I thank the gentleman for yielding and for his leadership.

Mr. Speaker, in the wake of the November elections, there has been a growing consensus that it is time to undertake comprehensive immigration reform. There are many good reform proposals out there; but, unfortunately, this is not one of them. Al-

though this bill does have some merits, those merits are more than offset by the bill's defects.

One glaring problem is that this bill treats immigration as a zero-sum game. It seems to operate under the assumption that anytime a door is opened to a new class of entrants, it must slam the door shut on another.

This bill would totally eliminate the longstanding Diversity Visa program that now provides one of the few legal pathways to enter the United States. Currently, the Diversity Visa program only issues 50,000 visas a year. And in 2013, almost 8 million people worldwide have applied for this visa. For anyone looking to find a legal way to come to this country right now, the chances are pretty slim. The zero-sum approach of this bill reduces those chances even further. It achieves almost the opposite of what the American people have asked us to do.

Fortunately, there are better bills out there, bills that address some of the core concerns, bills that are ready to go. For instance, the Attracting the Best and the Brightest Act, ZOE LOFGREN's bill, H.R. 6412, would create a new green card for people with graduate degrees from U.S. research universities in the STEM disciplines.

According to a recent article in the New York Times, currently we have in our country about a million engineers, scientists, and other highly skilled workers on H-1B temporary visas. And when these visas expire, we just send them home. We train them in the STEM disciplines that our high-tech economy so badly needs, and then we just send them home. That is absolutely crazy.

The Democratic bill, H.R. 6412, would help us retain some of that valuable, highly trained talent we helped to create. The EB-6 visa would require all applicants to have an advanced degree from an accredited public or nonprofit university. It would provide 50,000 of these STEM visas, but it would not eliminate other visa programs which are helpful, such as the Diversity Visa.

There is also a bill I authored with Senator KERRY, the Start-Up Visa Act. Our bill would recognize the great contributions being made to our economy by these job creators, and it would establish an employment-based, conditional immigrant visa. Applicants would have to be immigrant entrepreneurs seeking to establish a start-up company or already have a business in the U.S., and it would have to have sufficient financial backing.

We do need more talented people going into the STEM disciplines in our economy. Let's refuse to slam the door on other immigrants. Let's vote "no" on this bill. Let's vote "yes" on the Democratic bills that provide STEM visas and provide help to our economy.

□ 1030

The SPEAKER pro tempore. Without objection, the gentlewoman from Florida (Mrs. ADAMS) will control the time.

There was no objection.

Mrs. ADAMS. I yield 3 minutes to the gentlewoman from Washington (Ms. HERRERA BEUTLER).

Ms. HERRERA BEUTLER. Mr. Speaker, before I speak specifically to this bill, I think it's important to note, I know my colleagues from the other side of the aisle are decrying this bill and its immigration stances, but I would submit for your consideration, when you had control of the House, the Senate, and the White House, you did not pass immigration reform. So let's stop treating this issue like a political football.

As the first American of Hispanic descent to represent Washington State here in the United States House, I want us to tackle this issue. But let's keep the facts the facts, and not use it as a political football, because it's important to millions of Americans and millions of immigrants who want to come here.

And why wouldn't you? This is a land of opportunity, and we want the best and the brightest here in the United States creating jobs and growing our economy, because in southwest Washington, where I'm from, we need jobs.

Today we're here to focus on commonsense solutions. And unfortunately, under the current setup, we're literally educating foreign men and women and then requiring them to go to India and China and be our competitors.

Under this scenario, who wins? Well, China and India win. Our competitors win.

Who loses? The American worker because, as the best and the brightest internationally want to come here and we tell them go away, go start a business to compete with our jobs, those jobs aren't going to grow in southwest Washington.

Fortunately, today we have the opportunity to change that, and then we can go on and tackle some of the other issues that my colleagues are bringing up because they're important and they're valid.

This STEM jobs bill ensures that employers are opening their doors and their job opportunities to Americans first. And if there aren't enough Americans to fill these highly skilled job openings, then we invite those foreign STEM graduates to apply. That's all this bill does. And it's an important piece that's going to open up economic opportunity for the men and women that I serve and that we all serve across this great Nation.

Right now, large employers—Microsoft was mentioned, that's from my home State, they have over 6,000 jobs that they're trying to fill. And you know what? They want to fill them with American workers. If they're not able to, then I think they should have the ability to offer those options to immigrants from China and India, South America, Mexico, Africa.

Whoever wants to come here and be a part of the economic engine that creates opportunities, let's open those doors. Why not?

With this bill, we'll continue to educate talented people to fuel our economy, and instead of sending them home to compete with us and our workers, we'll get to grow those jobs right here.

This is a compassionate bill that will drive economic innovation and create jobs. It is pro-family. It actually provides incentives to those folks. Those immigrants who go about this process in the right way, they'll be able to be united with their family here in the United States because of this bill.

There are safeguards.

The SPEAKER pro tempore. The time of the gentlewoman has expired.

Mr. ISSA. I yield the gentlelady an additional 30 seconds.

Ms. HERRERA BEUTLER. This will allow them, and those family members who are waiting to immigrate legally, to come here and be with their mother, their father, who are here working. This has a lot of opportunities, and it also has safeguards for the American worker. Those jobs are first available to those citizens who may be able to fill the qualification.

So I'd ask my colleagues here today to support this very good bill. It's a piece of the puzzle. It's not the whole thing, but we need to take this a piece at a time, a solution at a time. And quite frankly, right now, solutions are what the American people are asking for, and this is a very good one.

Mr. CONYERS. Mr. Speaker, I yield 1 minute to the gentlewoman from California (Ms. LOFGREN).

Ms. ZOE LOFGREN of California. Mr. Speaker, I just wanted to correct the record. I recall when Democrats were in the majority, we passed the DREAM Act. We only got 8 Republican votes to pass that DREAM Act.

Further, the way this bill is written, if you were brought here as a baby in violation of the immigration law, but now you're getting your Ph.D. in computer science from Stanford University, you're not eligible for one of these visas. This is written in a way to divide people. It's not even an honest effort to capture the best and brightest.

And further, on African immigration, last year we had 6,218 Diversity Visa recipients from Nigeria. Taking the chairman's number of 1,200—I don't want to get in an argument—in master's and Ph.D. in STEM fields, that's the enrollment. As you know, most Ph.D. programs are 6-year programs, most Master's programs are 2-year programs. So those actually graduating would be a small fraction of that, a few hundred each year. So we would be seeing, for example, a huge reduction in immigration from Nigeria, just as an example.

The SPEAKER pro tempore. Without objection, the gentleman from California will control the time.

There was no objection.

Mr. ISSA. Mr. Speaker, I yield myself such time as I may consume in response.

There we go again, looking at the numbers rather than the merit.

Mr. Speaker, the merit of this piece of legislation is to get America working, to use the opportunity that is being squandered to get America working again. For each advance degreee STEM immigrant, we, in fact, create three jobs. That's not being disputed by the minority. It's not being disputed certainly by the 30 or so members of the minority that voted for this bill previously.

When we bring up, under this legislation, the opportunity to more quickly reunify families of legal immigrants, what we get told is, you're not doing it immediately. Now, of course, if we did it immediately, without any sort of process and opportunity to make sure that they're eligible for reunification, we'd be criticized for that.

You're moving up the speed with which families can be reunited, you get no credit. You're giving an opportunity for hundreds of thousands of American jobs for existing Americans to be created by recruiting people that could help create jobs, you're being criticized. If one country wins and other one loses a few thousand slots, you're being criticized.

Mr. Speaker, I just have to remind my colleagues on the other side of the aisle, a million or so people come to this country every year. This is a small part of it. And this is a part of it that history is quite clear on.

Senator Kennedy, and a few others, created this particular item for their own purposes because they looked at the outcome of Irish, basically, to a certain extent getting to come here under this visa. And now everyone's wanted to use the Diversity Visa lottery for years, and I've seen it gamed all over the world, in Lebanon, in Bangladesh, and in other places. There's no questions it has a lot of fraud. But that's not really the discussion today.

The real discussion is American jobs, the diversity of employment. And as the gentlelady from California, my colleague on the committee, knows, this also is a piece of legislation that will encourage men and women from around the world, brilliant men and women, to choose American universities to get their degrees from, to choose America to be the place in which they invest, not just their God-given talents, but their American-acquired talents in.

And yes, it will encourage people from countries like Africa and other places who are smart to come here to get their advanced degrees in greater numbers. What part of a good idea can't we accept?

Lastly, Mr. Speaker, I just can't stop finding it hard to understand. We roll over these slots specifically because we understand in the first year, bureaucracy in our government often makes things not happen. But we preserve for 4 years these slots.

The gentlelady from California is quite right about one thing: we certainly should look together at additional areas of skills and degrees that,

if they came to America, would add to America, and put them at the front of the line.

And I'm going to say, I guess lastly, lastly, to the immigrant population, to the people who are new Americans, you came here with a belief in America, and you came here wanting to add to America. And we want the next people that come behind you to add to what you're adding, not to undermine a job that you currently have, but in fact, to help create more jobs.

I believe in the immigrant history of America and immigrant future of America or I wouldn't be supporting this and other bills. In just a few weeks, I hope that in the new Congress we'll be taking up additional comprehensive legislation. But if you can't take yes for an answer on a significant portion, then I suspect we will have a very difficult time taking yes for an answer on the harder decisions to come on immigration reform.

I reserve the balance of my time.

Mr. CONYERS. Mr. Speaker, we're prepared to close on this side, if the gentleman on the other side is ready.

Mr. ISSA. Mr. Speaker, so are we. I reserve the right to close.

□ 1040

Mr. CONYERS. I am pleased to yield our remaining time to the gentleman from Illinois (Mr. GUTIERREZ).

Mr. GUTIERREZ. Let's look at what we've debated here this morning. The truth is, as the gentleman from California so rightfully notes, this is something we can all agree on, and that is STEM visas to supply the need for that economic engine of our economy. That's not really the question here. The question is: At what cost do we allow this to happen? And what we are saying is it is almost as though November 6 came and went and my friends on the other side of the aisle just never listened to the verdict of the people. And what they said to us was, Stop picking winners and losers. Stop dividing and pitting one American against another.

How many countless occasions have we heard our friends on the other side of the aisle decry us for class warfare, and yet they come with a proposal here today, and we can use their very words: They want smart people; they want educated people; they want people that are going to add something to the economy. Well, let me just suggest that we, many of us in this Congress today, came from very humble roots.

And, yes, I resent the fact that people come before the well of the House to tout the virtues of their moms and dads and say, My mom worked really hard. She scrubbed pots; she stayed up; she mopped people's homes; she worked so hard. She had nothing left on her fingers so that I could get an education and I could come to the Congress of the United States. And yet they come and propose something that will deny other people that same opportunity to come here to work hard, to sweat and to toil

and to one day maybe send their son or daughter to the Congress of the United States.

We can find these speeches throughout the history of the Congress of the United States; but the difference today is that this side of the aisle wants to be honest and consistent with that story, that virtuous story of immigrants who have come here to sweat and to toil from all kinds. We don't want to go back to the day of "Irish need not apply." We know the history of immigration in this country when they were saying, Well, not those people, not those that are not educated, not those that are hungry, not those that are famished, they should not come here. That's an old argument and we shouldn't be making it today, especially after the election that we just had.

All we're saying to the other side of the aisle is: Why is it that you couldn't sit down with this side of the aisle in a bipartisan manner? Because that's what people said during the election. They said, Listen, guys, we want you to settle down. We want you to work this out for the good of the American people.

I'm going to tell you why I believe you couldn't negotiate with us. Because you have to negotiate with NumbersUSA. Why don't we just say it. They're the party that's not here in the well of the House, but they're here in spirit and in the legislative policy that we are reiterating here today. You can't negotiate with us because you have to negotiate with the most extreme element of American society on immigration and not with those that want to bring about comprehensive immigration reform and reform in our immigration system.

And what is NumbersUSA? In short, NumbersUSA, a short, descriptive modifier should call it an immigration reduction organization.

So who did you negotiate with? The immigration reduction organization. And that's why you have to put up the visas, these visas that have allowed tens of thousands of people to come to this country and to work hard and to sweat and to toil and to make this a greater Nation for all of us.

Now, how does it reduce the numbers? It's simple. You know it and we know it. Every graduate, master's, and Ph.D. on an annual basis in the United States, what is the number? What is the number? That's the number we should be cognizant of here today. It's 29,000. Now it's 55,000 visas.

So why is it that we're offering 55,000 visas for 29,000 possible graduates? And wait a minute. That's if every graduate doesn't go back to their country. And we know many of them return to their countries to build those nations, and we want that to continue. We want them to come to the United States of America and go back to their country and foster democracy and goodwill. So many of them do that. But not all the 29,000 stay here. So what happens? You

eliminate 50,000 visas. You say we're going to give you 55,000. You know you only can use 29,000. It's a net loss.

The people on the other side of the aisle keep telling us, Why don't they come through the legal way? Why don't they come through the legal way? Why do they always have to go under and around? They should come here legally because we're for legal immigration.

Today you're not for legal immigration because, in the end, you reduce the ability of people to come legally to the United States of America, and that is the Diversity program.

And lastly, let me just be very, very clear. When we look at this and we talk about the continent of Africa, we think it's important that every continent of the world be able to come here and contribute to the great Nation that is because that is the diversity and the greatest tradition of America: Ellis Island, bring me everyone from everywhere to sweat and to toil and to make America a greater Nation. But think about it a moment. Just do the math. If half of the 55,000 Diversity visas come from the continent of Africa, and there are only 29,000 total STEM, come on, just do the numbers and you can see why it is that on our side of the aisle.

Let's sit down. Let's have a hearing. Let's bring in the experts. Let's have a discussion and a debate. Let's work together. Let's sit back. But if we're going to move America forward, then we have to stop negotiating with those that want to keep us in the past, and that's NumbersUSA. It's NumbersUSA who said to you self-deportation should be the rule of law in America; S.B. 1070 is great and should be institutionalized in every State of the Union.

We rejected that this last election. In this last election, there was a referendum and there were those of us on one side that said to the American people, We want an immigration system that is fairer and sets aside the political bickering to the one side and allows us to fix our immigration system, and another that said, We want to stand in the past.

Let's work together to build a better future for all of us. I honestly and earnestly want that to happen, but I cannot in good conscience vote for a bill that offends my sense of fairness, that offends my sense of the great American tradition that is our immigration tradition.

Thank you so much.

Mr. ISSA. Mr. Speaker, I would inquire as to how much time I have remaining.

The SPEAKER pro tempore. The gentleman has 8½ minutes remaining.

Mr. ISSA. I yield myself the balance of my time.

Mr. Speaker, if we were to have a discussion on outcome, my distinguished colleague from Detroit, Michigan, and I could endlessly quote figures. I'm going to quote a few because I think they're germane to the last speaker's close.

In 2009, the numbers of the top three Diversity visas were as follows: Ethiopia, 3,829; Nigeria, 3,720; and Egypt, a country I visited many, many times, 3,336. No question at all they're all on the continent of Africa. But as recently as 1994, earlier on in this longstanding 30-year piece of set-aside, it went more like this: Poland, 17,396; Ireland, 15,659; the United Kingdom—Great Britain—3,174.

Mr. Speaker, one of the problems with the Diversity Visa is, in fact, it's a question of whether you've put in all the names in the phone book or not. It's a question of who's gaming the system. It doesn't have any sort of, if you will, set-aside to ensure an outcome. And within the outcome, whether you're taking from Poland, Ireland, United Kingdom, or, in 1999, a few years later, it switched to Bulgaria, Nigeria, and Albania.

These top names that occur have a lot to do with how many people throw their name in a hat and nothing to do with whether or not they really want to be Americans, whether they really have the qualifications, whether they have any connection to America that would allow them to get a job.

□ 1050

Not long ago, The Wall Street Journal, I believe, put a whole page into this, taking one after another of anecdotal examples of people who came, having won the lottery, with the American Dream and found out that they couldn't find a job—maybe a taxi driver, maybe not. They weren't making it, and they were thinking about going back. This is all too common in those visas.

Mr. Speaker, I want to use my closing time to address a couple of points because they're important for the American people to understand. Because what you heard here just a few seconds ago was a statement that we just had a referendum. Well, I remember all the election talk and very little of it was on immigration—sadly, much more of it should have been. We had a referendum on each of us individually. So each of us returning men and women to Congress, we've had a referendum in our district.

My district was asking me for jobs. I have Calcom in my district. I have a lot of high-tech companies, particularly in telecommunications and biotechnology; and they were asking me for, believe it or not, more H-1B temporary visas. If they could get permanent immigrants, they could use them all up.

There was a statement made about the numbers—and we could argue over 29,000 or some other number—as though this bill only pertained to next year's college graduates. It doesn't. There is a backlog of tens and hundreds of thousands of people in the STEM field who have already received degrees who would love to come here. They graduated a year ago, 2 years ago. They're here on an H-1B—they're not here, but

they would come back here. There is a wealth of people that fit this category so that that first 4 years, that first 220,000 number, in fact, will be well filled. I'm confident it will be filled and overfilled.

I'm confident that Ms. LOFGREN's desire to deal with some of the other areas in which we have critical shortages of skilled people—computer sciences being certainly a possibility—that those will be clamored, once this is passed, to be added. As a matter of fact, I'm confident that my colleague from California will probably be somebody wanting to add them very quickly, and I suspect I will strongly support her.

Now, we've had a discussion, mostly from the minority, about winners and losers. The last, the closing side on the minority side said things like: you only want smart people. You only want people that will add to our economy. You don't want the people who come without skills, just with hope. Well, we do take a lot of those people, but my colleague was right in a sense. We want to put to the head of the line the people that on every single one of them that comes, net creates jobs. So that we know that the immigrant coming, at least in the case of 55,000 a year, for each one that comes, three great jobs are created in America. And for each of those that come, even if they bring their family, they're not likely to be a burden on our society, just the opposite: they're going to be a net positive to our economy. They're going to send their children to our colleges and universities, of course, and the world is better because America is better.

I also heard a lot of discussion—and I've spent 12 years on Judiciary. I love what we deal with on that committee—the Constitution, immigration, intellectual property; that's why I came to that committee. But when you say what you're doing, like if you take from this particular category, that somehow you're being bad, let's think about some of the other categories.

What if we took from family reunification? What would be the cry? It would be, My goodness, these are people just trying to be with the rest of their family. Be compassionate. And they would be right. Maybe if we took from E-B5, a program that I'm personally supportive of and want to make better, a program where people invest in America, create net jobs, and get a visa as a result, we can take from that, but that wouldn't be good for jobs. We certainly could, theoretically, take from people who are the victims of terrorism, of persecution; but America would never do that.

So when you look at this vast number, more than half of all immigrants going anywhere in the world come to America. In other words, we produce more new Americans by importation than the entire rest of the world combined. So if out of that vast number we choose a small amount, 5 percent, and say we can do better, we hear a human

cry that we can't do better, that this isn't better.

Mr. Speaker, I will say, as someone who was listening to my constituents upon my reelection, you better believe this is better. We are bringing the best and the brightest. We are encouraging the front of the line be given to a small portion of immigration for people who will help create jobs. They will create jobs for people of all colors, all races. They will create jobs for people who just came to this country and can't find a job. We are trying to do the right thing for the American people, at least in a small way; and I believe this is a great start.

So as I vote for this piece of legislation, I'm voting for it because I know, as a former businessman, I know as someone who just had a referendum on my own returning to Congress that jobs and the economy are what people want us to work on. This is a good down-payment. These slots will be filled and oversubscribed. We will look at this as a beginning of a turn toward looking at immigrants as a positive part of our economy and making it happen.

So I believe that the minority, although well-intended, has basically misled the American people with some of their assumptions because their assumptions simply aren't right. We will fill these slots. We will bring in 55,000 job creators. We will have diversity from around the world in these individuals. We will encourage people from all over the world, if they want to get a master's or Ph.D. and they're already in London or they're in Poland or they're in Nigeria, that maybe when they finish their master's there, they get their Ph.D. here and become eligible.

With that, I urge support of the bill and I yield back the balance of my time.

Mr. VAN HOLLEN. Mr. Speaker, I rise in opposition to H.R. 6429, an unnecessarily partisan bill to increase the number of visas for foreign students graduating with advanced degrees in science, technology, engineering, and mathematics (STEM). While I strongly believe we should increase the number of visas for these students, I oppose this bill because it eliminates the Diversity Visa Program. There is broad bipartisan support to increase the number of STEM visas. It is unfortunate that the Republican Leadership brought this bill to the floor. President Obama highlighted his support for increasing the number of STEM visas in his 2012 State of the Union Address, when he stated that it made no sense to train foreign students with advanced STEM degrees and then "send them home to invent new products and create new jobs somewhere else."

This bill is virtually identical to the version the House considered last September. However, Republicans added a provision to reauthorize the temporary "V visa" program. I support the "V visa" program, because it unites families. Unfortunately, the Republicans restricted the "V visas" by eliminating the ability to obtain work authorization and by not allowing spouses and children already here to participate in the program.

This bill is flawed and we can do better. I wish the Republican Leadership would have brought to the floor a bill introduced by Rep. ZOE LOFGREN to increase the number of STEM visas without eliminating the Diversity Visas Program. I support that legislation.

Mr. JONES. Mr. Speaker, today, the House of Representatives will be voting on H.R. 6429, the STEM Jobs Act. This bill would terminate the visa lottery program (diversity immigrant program) and allocate those visas to foreign graduates in the fields of STEM (science, technology, engineering, and mathematics) degrees. I am highly supportive of ending the visa lottery program. However, at a time when so many Americans are unemployed in my district and all over the country and when American college graduates cannot find jobs, I cannot, in good conscience, vote to give American jobs to foreigners. That is why I plan to vote against the STEM Jobs Act. As always, I will continue to support legislation that enforces our laws and secures our borders.

Mr. JACKSON LEE of Texas. Mr. Speaker, I rise today to oppose H.R. 6429 "STEM Jobs Act," an ill-conceived bill that eliminates the Diversity Immigration Visa Program in order to increase the amount of visas available for STEM applicants.

As a senior Member of the Judiciary Committee I have long advocated for the Diversity Immigration Visa program. Earlier this year, during a Judiciary Committee mark up of a bill which was also designed to kill the Diversity program, I offered an amendment that directed the Secretaries of Homeland Security and State to report to Congress on steps that could be taken to further eliminate fraud and security risks in the Diversity Visa program. Rather than vote to fix the program and defend legal immigration and diversity in our immigrant pool, every Republican on the Committee who was present voted down the amendment.

On Wednesday, I once again I offered amendments in Rules Committee to protect the Diversity Visa Program, and once again the Republican majority on the Committee voted against it.

Nearly 15 million people, representing about 20 million with family members included, registered late last year for the 2012 Diversity Visa Program under which only 50,000 visa winners were to be selected via random selection process.

Each year, diversity visa winners make up about 4 percent of all Legal Permanent Resident (LPR) admissions.

Unlike every other visa program, its express purpose is to help us develop a racially, ethnically, and culturally-diverse population. It serves a unique purpose and it works. In recent years, African immigrants have comprised about 50 percent of the DV program's beneficiaries.

Diversity Visa immigrants succeed and contribute to the U.S. economy. According to the Congressional Research Service, in FY 2009 Diversity Visa immigrants were 2.5 times more likely to report managerial and professional occupations than all other lawful permanent residents.

The Diversity Visa program promotes respect for U.S. immigration laws. It reduces incentives for illegal immigration by encouraging prospective immigrants to wait until they win a visa, as opposed to attempting to enter without permission.

## CHANCE FOR THE AMERICAN DREAM

The Diversity Visa sustains the American Dream in parts of the world where it represents the only realistic opportunity for immigrating to the U.S.

Former Rep. Bruce Morrison—one of the architects of the Diversity Visa—testified in 2005 that the program advances a principle that is “at the heart of the definition of America,” the principle that “all nationalities are welcome.”

Ambassador Johnny Young, Executive Director of Migration and Refugee Services, U.S. Conference of Catholic Bishops, testified at a 2011 Judiciary Committee hearing: “The Program engenders hope abroad for those that are all too often without it—hope for a better life, hope for reunification with family in the United States, and hope for a chance to use their God-given skills and talents.”

## NO SIGNIFICANT EVIDENCE OF A SECURITY RISK

No substantive evidence has been given that the Diversity Program poses a significant risk to our national security. There are organizations like Numbers USA who are not just advocating against illegal immigration but also wish to place caps on or decrease legal immigration as well.

As former Congressman Bruce Morrison testified in 2005: “[I]t is absurd to think that a lottery would be the vehicle of choice for terrorists.” 12 to 20 million people enter the Diversity Visa lottery each year and no more than 50,000 visas are available.

In 2007, GAO “found no documented evidence that DV immigrants . . . posed a terrorist or other threat.”

Diversity Visa recipients go through the same immigration, criminal, and national security background checks that all people applying for Lawful Permanent Residence undergo. They also are interviewed by State Department and Department of Homeland Security personnel.

## FRAUD

Since the State Department OIG first raised concerns about fraud in 1993, significant changes have been made. In 2004, State implemented an electronic registration system. This allows State to use facial and name recognition software to identify duplicate applications and to share data with intelligence and law enforcement agencies for necessary immigration and security checks.

In 2012 there was an incident where 20,000 people were erroneously notified that they were finalists in the Diversity program. They would have the opportunity to enter the lottery. The OIG investigated and found this we due to a computer error. There was no evidence of intentional fraud, as a safety precaution and because of the principle of fairness the State Department did the lottery again.

The Diversity Visa program has led the way in applying cutting edge technology to reduce fraud and increase security. The program was one of the first in the government to use facial recognition software to analyze digital photographs.

I join the vast majority of my Democratic colleagues in supporting an expansion of the STEM program. H.R. 6429 attempt to increase the STEM Visa program is an admirable one; however, I firmly believe it should not come at the expense of the Diversity Immigration Visa Program and should include a broader range of institutions.

We must address comprehensive immigration reform this bill does not address this issue

in the right way. As I have repeatedly stated I strongly support the advancement of STEM careers. I believe that we can address the potential future shortage of qualified applicants in STEM fields by not only welcoming those from other countries who choose to study in the United States to remain in the United States to work but also to encourage Americans to pursue careers in STEM.

Science, technology, engineering and math education play a crucial role in determining our Nation's level of innovation, which has been the backbone of the American economy since the Industrial Revolution. If we are to strengthen our economy, we must strengthen our STEM education system.

The National Assessment of Educational Progress (NAEP)—the Nation's education report card—shows that fewer than forty percent of students, at every grade level tested, are proficient in math and science. Furthermore, recent statistics provided by the Engineering Workforce Commission indicate a large disparity in STEM education between men and women, and between minorities and Caucasians.

In 2008, 77,671 women were enrolled in an undergraduate engineering program across the United States, while 365,281 men were enrolled in engineering programs in the same year. In the same year, 301,483 Caucasian Americans were enrolled in engineering programs, while only 24,771 African Americans were enrolled. Respectively, 41,919 Hispanics were enrolled in engineering programs across the Nation.

In order to encourage women and minorities to pursue degrees in STEM, it is absolutely essential that we level the educational field and provide equal, high quality education for everyone across the United States.

Internationally, the Programme for International Student Achievement (PISA), an international education benchmark last conducted in 2009 by the Organisation for Economic Co-operation and Development (OECD), finds the United States is barely average in reading and science and below average in math. The United States ranked 25th out of 34 nations in math.

More than 3 million job openings in STEM related fields will be created by 2018 that will require a bachelor's degree or higher (Georgetown Center on Education and the Workforce). At our current rate, the United States falls short of those needs by more than a million workers (National Science Foundation).

The United States must mobilize for excellence in mathematics and science education so that ALL students—not just a select few, or those fortunate enough to attend certain schools—achieve much higher levels of math and science learning.

Significant improvement in math and science education will be much more likely if the American people, especially young people, understand what's possible and demand it. We must consider the Nation's teaching force to be our primary asset, and as such, we must reinvent our strategies for recruiting, inducting, assessing, compensating, and retaining the best and brightest talent for our classrooms.

A new focus on elevating and reinvigorating the profession of teaching must be matched with a new culture of schooling and teaching, that encourages effective teachers to remain in the classroom, rewards them for performance, and creates a career ladder that is a

greater incentive for attracting them to the profession.

Upgrade human capital management throughout U.S. schools and school systems toward ensuring that every student has access to effective teachers, regardless of their socioeconomic background.

Teachers and students need access to math and science instructional materials that are challenging, content-rich, motivating, engaging, and connected to the world in which we live today.

We must explore a range of new delivery options grounded in the latest technologies and cognitive sciences that tap into the vast resources we have in our institutions of higher learning, museums, and other science-rich community institutions.

We must create understanding among students about the relationship of effective math and science education to their future success, regardless of their chosen field of study.

It is important to encourage African Americans, Hispanics, Asians, and women to enter into STEM fields. We can do more to fund programs at Historically Black Colleges, Hispanic Serving Institutions, and Community Colleges to reach all segments of society to train homegrown STEM professionals. As we already predict that the jobs of the future will include millions of new jobs in STEM fields it makes sense that we would train American citizens to fill these jobs.

I believe this can be done in a balanced way. We can improve access to STEM for African American, Hispanics, and poor Americans.

America's ability to extend its arms and welcome immigrants is more than a cultural tradition; it is a fundamental promise of our democracy. The Diversity Immigration Visa Program is designed to give a very small diverse percentage of immigrants the opportunity to attain a green card and live the American dream. It's a popular program, it's a successful program and it reflects core American values of inclusion and opportunity.

Ms. VELAZQUEZ. Mr. Speaker, I rise in opposition to this partisan legislation. Rather than simply creating a program that offers visas for students graduating in fields we need, this legislation picks “winners and losers” among our Nation's immigrants. Rather than tackling the tough issues surrounding immigration reform by building consensus, once again our Republican colleagues are pushing divisive legislation that punishes certain immigrant groups and rewards others.

We have another option. My Democratic colleagues have put forth a straightforward STEM proposal that would offer visas to graduates fields like science, mathematics and engineering. Instead, we are debating a measure that would reduce overall immigration levels and create a series of false choices.

All of us recognize the value of bringing more immigrants with certain skills and educational backgrounds. Where we seem to disagree is this—those of us on our side of the aisle also recognize that we should not be penalizing other hardworking immigrants from more humble backgrounds.

I say to my colleagues—reject this bill. Let us instead focus on real immigration reform that is based on consensus and focuses on making our system fairer and better.

Mr. ISSA. Mr. Speaker, I rise today to express my support of the STEM Jobs Act (H.R.

6429). I have long been a proponent of visa reform and am proud to be an original cosponsor of this bill.

Our current visa system is inadequate. Many of the world's top students come to the United States to obtain advanced degrees from some of the best universities and colleges in the world to gain competitive science, technology, engineering and mathematic (STEM) skills.

We desperately need to retain these skills to boost our economy. The high-tech and biotech companies in California would benefit from increased STEM visas by creating new, innovative jobs in our communities. However, instead of encouraging these highly skilled students to stay in America, current law forces these individuals to return home, or to third-party countries where they become innovators and entrepreneurs creating prosperity and capital for American competitors.

The STEM Act is an important step towards reforming our immigration system and getting our economy back into working order. Republicans and Democrats alike agree that we need the growth these highly trained individuals are creating elsewhere. Making STEM visas more readily available will foster innovation and job creation in our workforce.

I urge my colleagues to help generate jobs, boost the economy and increase American competitiveness by passing this bill.

Mr. POE of Texas. Mr. Speaker, every year, competitive students from all over the world come to America to attend some of our top schools, including the University of Texas—Austin, for advanced degrees in the STEM fields.

While these students are in school, many of these students fall in love with America, and our way of life.

I don't blame them . . . who wouldn't fall in love with Austin, Texas and want to stay?

And the thing is, there are employers right there in Austin and all over the country that want to hire these folks because there are not enough Americans graduating with these types of degrees every year. Sounds like a marriage made in heaven right?

The problem is . . . the students often face a difficult time getting VISA's to stay when they graduate, even though there are employers who want to hire them.

To rectify this, the STEM Jobs Act will cancel the diversity visa program and redistribute up to 55,000 VISA's to the best qualified graduates of American universities with STEM degrees.

This legislation makes sense not only for the students, but it makes sense for America.

Studies have shown that STEM graduates, on average over the course of their careers, create 2.6 American jobs.

In fact, between 1995 and 2005, foreign-born STEM workers founded half of the firms in Silicon Valley. Think of how many jobs, and how much wealth, these firms created here in America.

Wouldn't we rather have these jobs created here in the United States then in China or India?

Do we really want the next Google to be created abroad?

America has given birth to so many innovations over the past 150 years. The assembly line, electricity, the automobile, the airplane, the telephone, the personal computer, the iPhone, the list goes on and on. These innovations have changed our world for the better.

America has always been the birthplace of innovation, let's keep it that way.

Let's allow the world's best and brightest to come to the land of opportunity.

And that's just the way it is.

Mr. DINGELL. Mr. Speaker, I rise in opposition to H.R. 6249, the STEM Jobs Act of 2012. While proponents of this legislation claim that they are making a serious effort at immigration reform, nothing could be farther from the truth. True to their pattern throughout the 112th Congress, the Republican Majority has once again chosen to bring a divisive, partisan bill to the floor rather than seeking compromise and middle ground.

I have long called for comprehensive immigration reform, and am pleased to hear this sentiment echoed by others recently. Reducing the backlog for immigrant graduates from American universities who are studying science, technology, engineering, and math (STEM) is a worthy and laudable goal. Sadly, H.R. 6429 is not the right way to achieve it. Instead of increasing the number of STEM visas that are available, this legislation would completely eliminate the Diversity Visa program, which provides visas to countries with low immigration rates to the United States. We do not need to rob Peter to pay Paul to help improve our immigration system. We just need some common sense.

Our immigration system has been broken for long enough. Let's dedicate ourselves to finding a workable compromise to this serious problem instead of making a half-hearted attempt at reform. I urge my colleagues to join me in voting against H.R. 6429.

Mr. MEEKS. Mr. Speaker, regrettably, I have to oppose H.R. 6429 although this is an important issue that needs to be addressed. There is a need for legislation that attracts and allows highly-skilled immigrants and students who graduate with advanced STEM degrees to live and work in the United States. The STEM Jobs Act of 2012, however, fails to address fundamental issues while creating additional inequities in immigration.

It is increasingly necessary to American industries to keep these highly qualified individuals, whom we have educated, to help develop and grow our businesses instead of forcing them to take their talents elsewhere. The number of full-time graduate students in STEM fields who were foreign students (largely on F-1 nonimmigrant visas) grew from 91,150 in 1990 to 148,923 in 2009, with most of the increase occurring after 1999. Despite this rise in foreign student enrollment, the percentage of STEM graduate students with temporary visas in 2009 (32.7 percent) was comparable to 1990 (31.1 percent). The visas are not increasing to keep up with the talent; and according to the U.S. Department of Commerce, "growth in STEM jobs was three times as fast as growth in non-STEM jobs" over the past 10 years.

Clearly we must create a way to incorporate this untapped potential into our own economy instead of creating a "brain-drain" and sending these highly-skilled immigrants overseas. Our economy needs the growth that comes with filling these jobs.

If enacted, this bill would allocate immigrant visas to a select group of individuals and would eliminate the long-standing Diversity Visa program that allows individuals from countries with low rates of immigration access to visas. It places a band-aid on an issue that

needs a real long-term solution, and does not allow for equal and fair access to visas. H.R. 6429, as constructed, is a poison pill that obscures the true need for comprehensive immigration reform.

The SPEAKER pro tempore. All time for debate has expired.

Pursuant to House Resolution 821, the previous question is ordered on the bill, as amended.

The question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed and read a third time, and was read the third time.

#### MOTION TO RECOMMIT

Ms. ZOE LOFGREN of California. Mr. Speaker, I have a motion to recommit at the desk.

The SPEAKER pro tempore. Is the gentlewoman opposed to the bill?

Ms. LOFGREN of California. I am opposed in its current form.

The SPEAKER pro tempore. The Clerk will report the motion to recommit.

The Clerk read as follows:

Ms. Zoe Lofgren of California moves to recommit the bill H.R. 6429 to the Committee on the Judiciary with instructions to report the same back to the House forthwith with the following amendment:

Strike all after the enacting clause and insert the following:

#### SECTION 1. SHORT TITLE.

This Act may be cited as the "STEM Jobs Act of 2012".

#### SEC. 2. IMMIGRANT VISAS FOR CERTAIN ADVANCED STEM GRADUATES.

(a) WORLDWIDE LEVEL OF IMMIGRATION.—Section 201(d)(2) of the Immigration and Nationality Act (8 U.S.C. 1151(d)(2)) is amended by adding at the end the following:

"(D)(i) In addition to the increase provided under subparagraph (C), the number computed under this paragraph for fiscal year 2014 and subsequent fiscal years shall be further increased by the number specified in clause (ii), to be used in accordance with paragraphs (6) and (7) of section 203(b), except that—

"(I) immigrant visa numbers made available under this subparagraph but not required for the classes specified in paragraphs (6) and (7) of section 203(b) shall not be counted for purposes of subsection (c)(3)(C); and

"(II) for purposes of paragraphs (1) through (5) of section 203(b), the increase under this subparagraph shall not be counted for purposes of computing any percentage of the worldwide level under this subsection.

"(ii) The number specified in this clause is 55,000.

"(iii) Immigrant visa numbers made available under this subparagraph for fiscal year 2014, but not used for the classes specified in paragraphs (6) and (7) of section 203(b) in such year, may be made available in subsequent years as if they were included in the number specified in clause (ii) only to the extent of the cumulative number of petitions under section 204(a)(1)(F), and applications for a labor certification under section 212(a)(5)(A), filed in fiscal year 2014 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) up to, but not exceeding, the number specified in clause (ii) for such year. Such immigrant visa numbers may only be made available in fiscal years after fiscal year 2014 in connection with a petition under section 204(a)(1)(F), or an application for a labor certification under section 212(a)(5)(A), that was filed in fiscal year 2014.

“(iv) Immigrant visa numbers made available under this subparagraph for fiscal year 2015, but not used for the classes specified in paragraphs (6) and (7) of section 203(b) during such year, may be made available in subsequent years as if they were included in the number specified in clause (i) only to the extent of the cumulative number of petitions under section 204(a)(1)(F), and applications for a labor certification under section 212(a)(5)(A), filed in fiscal year 2015 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) up to, but not exceeding, the number specified in clause (ii) for such year. Such immigrant visa numbers may only be made available in fiscal years after fiscal year 2015 in connection with a petition under section 204(a)(1)(F), or an application for a labor certification under section 212(a)(5)(A), that was filed in fiscal year 2015.

“(v) Immigrant visa numbers made available under this subparagraph for fiscal year 2016, but not used for the classes specified in paragraphs (6) and (7) of section 203(b) in such year, may be made available in subsequent years as if they were included in the number specified in clause (ii), but only—

“(I) to the extent of the cumulative number of petitions under section 204(a)(1)(F), and applications for a labor certification under section 212(a)(5)(A), filed in fiscal year 2016 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) up to, but not exceeding, the number specified in clause (ii) for such year;

“(II) if the immigrant visa numbers used under this subparagraph for fiscal year 2015 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) were less than the number specified in clause (ii) for such year; and

“(III) if the processing standards set forth in sections 204(a)(1)(F)(ii) and 212(a)(5)(A)(vi) were not met in fiscal year 2016.

Such immigrant visa numbers may only be made available in fiscal years after fiscal year 2016 in connection with a petition under section 204(a)(1)(F), or an application for a labor certification under section 212(a)(5)(A), that was filed in fiscal year 2016.

“(vi) Immigrant visa numbers made available under this subparagraph for fiscal year 2017, but not used for the classes specified in paragraphs (6) and (7) of section 203(b) in such year, may be made available in subsequent years as if they were included in the number specified in clause (ii), but only—

“(I) to the extent of the cumulative number of petitions under section 204(a)(1)(F), and applications for a labor certification under section 212(a)(5)(A), filed in fiscal year 2017 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) up to, but not exceeding, the number specified in clause (ii) for such year;

“(II) if the immigrant visa numbers used under this subparagraph for fiscal year 2016 with respect to aliens seeking a visa under paragraph (6) or (7) of section 203(b) were less than the number specified in clause (ii) for such year; and

“(III) if the processing standards set forth in sections 204(a)(1)(F)(ii) and 212(a)(5)(A)(vi) were not met in fiscal year 2017.

Such immigrant visa numbers may only be made available in fiscal years after fiscal year 2017 in connection with a petition under section 204(a)(1)(F), or an application for a labor certification under section 212(a)(5)(A), that was filed in fiscal year 2017.”

(b) NUMERICAL LIMITATION TO ANY SINGLE FOREIGN STATE.—Section 202(a)(5)(A) of such Act (8 U.S.C. 1152(a)(5)(A)) is amended by striking “or (5)” and inserting “(5), (6), or (7)”.

(c) PREFERENCE ALLOCATION FOR EMPLOYMENT-BASED IMMIGRANTS.—Section 203(b) of such Act (8 U.S.C. 1153(b)) is amended—

(1) by redesignating paragraph (6) as paragraph (8); and

(2) by inserting after paragraph (5) the following:

“(6) ALIENS HOLDING DOCTORATE DEGREES FROM U.S. DOCTORAL INSTITUTIONS OF HIGHER EDUCATION IN SCIENCE, TECHNOLOGY, ENGINEERING, OR MATHEMATICS.—

“(A) IN GENERAL.—Visas shall be made available, in a number not to exceed the number specified in section 201(d)(2)(D)(ii), to qualified immigrants who—

“(i) hold a doctorate degree in a field of science, technology, engineering, or mathematics from a United States doctoral institution of higher education;

“(ii) have taken all doctoral courses in a field of science, technology, engineering, or mathematics, including all courses taken by correspondence (including courses offered by telecommunications) or by distance education, while physically present in the United States; and

“(iii) have an offer of employment from an employer and will receive a wage level from the employer that is at least the actual wage level paid by the employer to all other individuals with similar experience and qualifications for the specific employment in question.

“(B) DEFINITIONS.—For purposes of this paragraph, paragraph (7), and sections 101(a)(15)(F)(i)(I) and 212(a)(5)(A)(iii)(III):

“(i) The term ‘distance education’ has the meaning given such term in section 103 of the Higher Education Act of 1965 (20 U.S.C. 1003).

“(ii) The term ‘field of science, technology, engineering, or mathematics’ means a field included in the Department of Education’s Classification of Instructional Programs taxonomy within the summary groups of computer and information sciences and support services, engineering, mathematics and statistics, and physical sciences.

“(iii) The term ‘United States doctoral institution of higher education’ means an institution that—

“(I) is described in section 101(a) of the Higher Education Act of 1965 (20 U.S.C. 1001(a));

“(II) was classified by the Carnegie Foundation for the Advancement of Teaching on January 1, 2012, as a doctorate-granting university with a very high or high level of research activity or classified by the National Science Foundation after the date of enactment of this paragraph, pursuant to an application by the institution, as having equivalent research activity to those institutions that had been classified by the Carnegie Foundation as being doctorate-granting universities with a very high or high level of research activity;

“(III) has been in existence for at least 10 years; and

“(IV) is accredited by an accrediting body that is itself accredited either by the Department of Education or by the Council for Higher Education Accreditation.

“(C) LABOR CERTIFICATION REQUIRED.—

“(i) IN GENERAL.—Subject to clause (ii), the Secretary of Homeland Security may not approve a petition filed for classification of an alien under subparagraph (A) unless the Secretary of Homeland Security is in receipt of a determination made by the Secretary of Labor pursuant to the provisions of section 212(a)(5)(A), except that the Secretary of Homeland Security may, when the Secretary deems it to be in the national interest, waive this requirement.

“(ii) REQUIREMENT DEEMED SATISFIED.—The requirement of clause (i) shall be deemed satisfied with respect to an employer and an alien in a case in which a certification made under section 212(a)(5)(A)(i) has already been

obtained with respect to the alien by that employer.

“(7) ALIENS HOLDING MASTER’S DEGREES FROM U.S. DOCTORAL INSTITUTIONS OF HIGHER EDUCATION IN SCIENCE, TECHNOLOGY, ENGINEERING, OR MATHEMATICS.—

“(A) IN GENERAL.—Any visas not required for the class specified in paragraph (6) shall be made available to the class of aliens who—

“(i) hold a master’s degree in a field of science, technology, engineering, or mathematics from a United States doctoral institution of higher education that was either part of a master’s program that required at least 2 years of enrollment or part of a 5-year combined baccalaureate-master’s degree program in such field;

“(ii) have taken all master’s degree courses in a field of science, technology, engineering, or mathematics, including all courses taken by correspondence (including courses offered by telecommunications) or by distance education, while physically present in the United States;

“(iii) hold a baccalaureate degree in a field of science, technology, engineering, or mathematics or in a field included in the Department of Education’s Classification of Instructional Programs taxonomy within the summary group of biological and biomedical sciences; and

“(iv) have an offer of employment from an employer and will receive a wage level from the employer that is at least the actual wage level paid by the employer to all other individuals with similar experience and qualifications for the specific employment in question.

“(B) LABOR CERTIFICATION REQUIRED.—

“(i) IN GENERAL.—Subject to clause (ii), the Secretary of Homeland Security may not approve a petition filed for classification of an alien under subparagraph (A) unless the Secretary of Homeland Security is in receipt of a determination made by the Secretary of Labor pursuant to the provisions of section 212(a)(5)(A), except that the Secretary of Homeland Security may, when the Secretary deems it to be in the national interest, waive this requirement.

“(ii) REQUIREMENT DEEMED SATISFIED.—The requirement of clause (i) shall be deemed satisfied with respect to an employer and an alien in a case in which a certification made under section 212(a)(5)(A)(i) has already been obtained with respect to the alien by that employer.

“(C) DEFINITIONS.—The definitions in paragraph (6)(B) shall apply for purposes of this paragraph.”

(d) PROCEDURE FOR GRANTING IMMIGRANT STATUS.—Section 204(a)(1)(F) of such Act (8 U.S.C. 1154(a)(1)(F)) is amended—

(1) by striking “(F)” and inserting “(F)(i)”;

(2) by striking “or 203(b)(3)” and inserting “203(b)(3), 203(b)(6), or 203(b)(7)”;

(3) by striking “Attorney General” and inserting “Secretary of Homeland Security”; and

(4) by adding at the end the following:

“(ii) The following processing standards shall apply with respect to petitions under clause (i) relating to alien beneficiaries qualifying under paragraph (6) or (7) of section 203(b):

“(I) The Secretary of Homeland Security shall adjudicate such petitions not later than 60 days after the date on which the petition is filed. In the event that additional information or documentation is requested by the Secretary during such 60-day period, the Secretary shall adjudicate the petition not later than 30 days after the date on which such information or documentation is received.

“(II) The petitioner shall be notified in writing within 30 days of the date of filing if

the petition does not meet the standards for approval. If the petition does not meet such standards, the notice shall include the reasons therefore and the Secretary shall provide an opportunity for the prompt resubmission of a modified petition.”.

(e) **LABOR CERTIFICATION AND QUALIFICATION FOR CERTAIN IMMIGRANTS.**—Section 212(a)(5) of such Act (8 U.S.C. 1182(a)(5)) is amended—

(1) in subparagraph (A)—

(A) in clause (ii)—

(i) in subclause (I), by striking “, or” at the end and inserting a semicolon;

(ii) in subclause (II), by striking the period at the end and inserting “; or”; and

(iii) by adding at the end the following:

“(III) holds a doctorate degree in a field of science, technology, engineering, or mathematics from a United States doctoral institution of higher education (as defined in section 203(b)(6)(B)(iii)).”;

(B) by redesignating clauses (ii) through (iv) as clauses (iii) through (v), respectively;

(C) by inserting after clause (i) the following:

“(ii) **JOB ORDER.**—

“(I) **IN GENERAL.**—An employer who files an application under clause (i) shall submit a job order for the labor the alien seeks to perform to the State workforce agency in the State in which the alien seeks to perform the labor. The State workforce agency shall post the job order on its official agency website for a minimum of 30 days and not later than 3 days after receipt using the employment statistics system authorized under section 15 of the Wagner-Peyser Act (29 U.S.C. 49 et seq.).

“(II) **LINKS.**—The Secretary of Labor shall include links to the official websites of all State workforce agencies on a single webpage of the official website of the Department of Labor.”; and

(D) by adding at the end the following:

“(vi) **PROCESSING STANDARDS FOR ALIEN BENEFICIARIES QUALIFYING UNDER PARAGRAPHS (6) AND (7) OF SECTION 203(B).**—The following processing standards shall apply with respect to applications under clause (i) relating to alien beneficiaries qualifying under paragraph (6) or (7) of section 203(b):

“(I) The Secretary of Labor shall adjudicate such applications not later than 180 days after the date on which the application is filed. In the event that additional information or documentation is requested by the Secretary during such 180-day period, the Secretary shall adjudicate the application not later than 60 days after the date on which such information or documentation is received.

“(II) The applicant shall be notified in writing within 60 days of the date of filing if the application does not meet the standards for approval. If the application does not meet such standards, the notice shall include the reasons therefore and the Secretary shall provide an opportunity for the prompt resubmission of a modified application.”; and

(2) in subparagraph (D), by striking “(2) or (3)” and inserting “(2), (3), (6), or (7)”.

(f) **FURTHER PROTECTING AMERICAN WORKERS.**—Section 212(p) of such Act (8 U.S.C. 1182(p)) is amended by adding at the end the following:

“(5) To satisfy the requirement under paragraph (6)(A)(iii) or (7)(A)(iv) of section 203(b), an employer must demonstrate that the total amount of compensation to be paid to the alien (including health insurance, stock options, and other benefits provided by the employer) must meet or exceed the total amount of compensation paid by the employer to all other employees with similar experience and qualifications working in the same occupational classification.”.

(g) **GAO STUDY.**—Not later than June 30, 2013, the Comptroller General of the United States shall provide to the Congress the results of a study on the use by the National Science Foundation of the classification authority provided under section 203(b)(6)(B)(iii)(II) of the Immigration and Nationality Act (8 U.S.C. 1153(b)(6)(B)(iii)(II)), as added by this section.

(h) **PUBLIC INFORMATION.**—The Secretary of Homeland Security shall make available to the public on the official website of the Department of Homeland Security, and shall update not less than monthly, the following information (which shall be organized according to month and fiscal year) with respect to aliens granted status under paragraph (6) or (7) of section 203(b) of the Immigration and Nationality Act (8 U.S.C. 1153(b)), as added by this section:

(1) The name, city, and State of each employer who petitioned pursuant to either of such paragraphs on behalf of one or more aliens who were granted status in the month and fiscal year to date.

(2) The number of aliens granted status under either of such paragraphs in the month and fiscal year to date based upon a petition filed by such employer.

(3) The occupations for which such alien or aliens were sought by such employer and the job titles listed by such employer on the petition.

(i) **EFFECTIVE DATE.**—The amendments made by this section shall take effect on October 1, 2013, and shall apply with respect to fiscal years beginning on or after such date. Nothing in the preceding sentence shall be construed to prohibit the Secretary of Homeland Security from accepting before such date petitions under section 204(a)(1)(F) of the Immigration and Nationality Act (8 U.S.C. 1154(a)(1)(F)) relating to alien beneficiaries qualifying under paragraph (6) or (7) of section 203(b) of such Act (8 U.S.C. 1153(b)) (as added by this section).

#### SEC. 3. PERMANENT PRIORITY DATES.

(a) **IN GENERAL.**—Section 203 of the Immigration and Nationality Act (8 U.S.C. 1153) is amended by adding at the end the following:

“(i) **PERMANENT PRIORITY DATES.**—

“(1) **IN GENERAL.**—Subject to subsection (h)(3) and paragraph (2), the priority date for any employment-based petition shall be the date of filing of the petition with the Secretary of Homeland Security (or the Secretary of State, if applicable), unless the filing of the petition was preceded by the filing of a labor certification with the Secretary of Labor, in which case that date shall constitute the priority date.

“(2) **SUBSEQUENT EMPLOYMENT-BASED PETITIONS.**—Subject to subsection (h)(3), an alien who is the beneficiary of any employment-based petition that was approvable when filed (including self-petitioners) shall retain the priority date assigned with respect to that petition in the consideration of any subsequently filed employment-based petition (including self-petitions).”.

(b) **EFFECTIVE DATE.**—The amendment made by subsection (a) shall take effect on October 1, 2013, and shall apply to aliens who are a beneficiary of a classification petition pending on or after such date.

#### SEC. 4. STUDENT VISA REFORM.

(a) **IN GENERAL.**—Section 101(a)(15)(F) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(F)) is amended to read as follows:

“(F) an alien—

“(i) who—

“(I) is a bona fide student qualified to pursue a full course of study in a field of science, technology, engineering, or mathematics (as defined in section 203(b)(6)(B)(ii)) leading to a bachelors or graduate degree

and who seeks to enter the United States for the purpose of pursuing such a course of study consistent with section 214(m) at an institution of higher education (as described in section 101(a) of the Higher Education Act of 1965 (20 U.S.C. 1001(a))) or a proprietary institution of higher education (as defined in section 102(b) of such Act (20 U.S.C. 1002(b))) in the United States, particularly designated by the alien and approved by the Secretary of Homeland Security, after consultation with the Secretary of Education, which institution shall have agreed to report to the Secretary of Homeland Security the termination of attendance of each nonimmigrant student, and if any such institution fails to make reports promptly the approval shall be withdrawn; or

“(II) is engaged in temporary employment for optional practical training related to such alien’s area of study following completion of the course of study described in subclause (I);

“(ii) who has a residence in a foreign country which the alien has no intention of abandoning, who is a bona fide student qualified to pursue a full course of study, and who seeks to enter the United States temporarily and solely for the purpose of pursuing such a course of study consistent with section 214(m) at an established college, university, seminary, conservatory, academic high school, elementary school, or other academic institution or in a language training program in the United States, particularly designated by the alien and approved by the Secretary of Homeland Security, after consultation with the Secretary of Education, which institution of learning or place of study shall have agreed to report to the Secretary of Homeland Security the termination of attendance of each nonimmigrant student, and if any such institution of learning or place of study fails to make reports promptly the approval shall be withdrawn;

“(iii) who is the spouse or minor child of an alien described in clause (i) or (ii) if accompanying or following to join such an alien; or

“(iv) who is a national of Canada or Mexico, who maintains actual residence and place of abode in the country of nationality, who is described in clause (i) or (ii) except that the alien’s qualifications for and actual course of study may be full or part-time, and who commutes to the United States institution or place of study from Canada or Mexico.”.

(b) **ADMISSION.**—Section 214(b) of the Immigration and Nationality Act (8 U.S.C. 1184(b)) is amended by inserting “(F)(i),” before “(L) or (V)”.

(c) **CONFORMING AMENDMENT.**—Section 214(m)(1) of the Immigration and Nationality Act (8 U.S.C. 1184(m)(1)) is amended, in the matter preceding subparagraph (A), by striking “(i) or (iii)” and inserting “(i), (ii), or (iv)”.

(d) **EFFECTIVE DATE.**—The amendments made by this section shall take effect on October 1, 2013, and shall apply to nonimmigrants who possess or are granted status under section 101(a)(15)(F) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(F)) on or after such date.

#### SEC. 5. EXTENSION OF GUARANTEE FEES FOR GOVERNMENT-SPONSORED HOUSING ENTERPRISES AND FHA.

(a) **GSEs.**—Subsection (f) of section 1327 of the Housing and Community Development Act of 1992 (12 U.S.C. 4547) is amended by striking “October 1, 2021” and inserting “October 1, 2022”.

(b) **FHA.**—Subsection (b) of section 402 of the Temporary Payroll Tax Cut Continuation Act of 2011 (Public Law 112-78; 125 Stat. 1289) is amended by striking “October 1, 2021” and inserting “October 1, 2022”.

Ms. LOFGREN of California (during the reading). Mr. Speaker, I ask unanimous consent that the reading be waived.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

Mr. LABRADOR. I object.

The SPEAKER pro tempore. Objection is heard.

The Clerk will read.

The Clerk continued to read.

□ 1100

Mr. LABRADOR (during the reading). Mr. Speaker, I ask unanimous consent to dispense with the reading.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Idaho?

There was no objection.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from California (Ms. LOFGREN) is recognized for 5 minutes in support of the motion.

Ms. ZOE LOFGREN of California. Mr. Speaker, over the last few days in the Rules Committee, during debate on the rule, and in today's debate, we've had a common refrain from our friends on the other side of the aisle. Over and over, they say there's agreement on STEM visas, and we shouldn't let politics get in the way. For the good of America and our economy, they say, we should come together on this bipartisan issue and do what's right. I agree.

By all accounts, there is nothing but support for a STEM visa program to attract and retain the best and brightest minds from around the world, and we support STEM visas. They support STEM visas. Everybody supports STEM visas. So why on Earth aren't we just voting on STEM visas?

According to our colleagues, that's the message we should take away from the election. Even though we may not agree on everything, we should put partisanship aside and find areas of common ground for the good of the country, and that's exactly what this motion to recommit would do.

This motion presents us with a clean STEM visa program, copied word for word from the underlying bill, but without the unrelated measures. If it's true that this vote is about creating STEM visas and not about eliminating unrelated immigration programs, then you should vote for this motion. We should put words into action and vote for a clean STEM bill.

As we all know, this motion will only amend the bill. It will not kill the bill or send it back to committee. The bill will immediately proceed to final passage, as amended.

Let's be clear, a vote against this motion is a vote against STEM visas. It says that you care more about eliminating the unrelated Diversity Visa program than you care about getting a STEM visa program. Eliminating the Diversity Visa program has absolutely nothing to do with STEM visas. It's an unfortunate attack on immigrants and minorities, and it has no place in the STEM bill.

It's also remarkably tone-deaf, considering the recent election just 3 weeks ago. The minority and immigrant communities sent a powerful message to our friends on the other side of the aisle. Our friends say they heard that message. They acknowledged the need to reach out to those communities and take a different tack with respect to immigration.

Well, actions speak louder than words. If you really want to reach out to minorities, perhaps you shouldn't start with a bill that eliminates the Diversity visas. And if you want to reach out to immigrants, perhaps you shouldn't start with a bill that pits immigrant communities against each other.

The choice between STEM immigrants and Diversity immigrants is one we are being forced to make. We do not need to make it.

When we discuss offsets in the budget context, it's about money and deficits and debt, but here we're talking about people. Is that who we are as a country? I, for one, do not believe we should offset families, spouses, or children. If you care about immigrants, you know they help grow our economy and renew our spirit. They are not pawns in a zero-sum game.

The motion to recommit also includes critical protections for U.S. workers absent from the underlying bill. We all acknowledge that a STEM visa program is important. It can grow our economy, but surely it should not come at the expense of the salaries of American workers. We should not have a race to the bottom on wages.

You know, a lot of the discussion today about the zero-sum theory on which this bill has been presented seems to imply that unless you have a graduate degree, you are not really going to contribute to this country. That's simply false. When you think about some of the great innovators—Sergey Brin, born in Russia, cofounder of Google, in my county, that employs thousands and thousands of Americans, he didn't come here because of his degree. He came with his parents. Jerry Yang, founder of Yahoo!, grew up in east San Jose. He didn't come because he got admitted to Stanford. He came with his family. Andy Grove, a legend in Intel, he didn't come because of his degree. He came as a refugee.

I am reminded of my grandfather and what he brought to this country. At age 16, he got on a boat. He never saw his parents again. He never got a degree. He came to America because he wanted to be free. He worked hard all his life. I went to Stanford University. I was the first in my family to go to college. But I am here today in Congress because my grandfather—without an education but with a lot of heart, with enough get-up-and-go to get up and go—came to become an American.

I am sure that if you examine the history of so many Members of Congress, you would find in their family trees people who had enough get-up-

and-go to come to the United States. We are now proud Members of Congress in that tradition of America.

I urge you, support the motion to recommit. Don't turn our backs on immigration.

I yield back the balance of my time.

Mr. LABRADOR. Mr. Speaker, I rise in opposition to the motion.

The SPEAKER pro tempore. The gentleman from Idaho is recognized for 5 minutes.

Mr. LABRADOR. Mr. Speaker, this motion to recommit is just one more illustration of Democrats being unserious on immigration reform. We don't even need to talk about the merits or whether the MTR is good policy or bad policy. For my friends on the other side, it has always been just good politics.

Before I came to Congress, I was an immigration attorney for 15 years. That was one of the finest 15 years of my life. I have seen how broken the system is, and I have seen how few people there are on the other side who actually want to fix the problems instead of just playing political football. And sadly, the captain of the political football team is sitting in the White House. Actually, today he is sitting somewhere else doing more politicking.

Actions speak louder than words. I actually agree with the minority on this. The President of the United States made a promise to fix a broken immigration system during his first term, a promise which he could have kept, by the way, without making a single compromise. He had a majority of both Houses of Congress, a filibuster-proof majority for 2 years, and he did absolutely nothing. The other side could have had 100 percent of what they wanted when they controlled the House; the Senate was filibuster-proof, and they had the President.

When they wanted health care legislation and they wanted good policy, they passed it without any help from the Republican Party. But somehow, they come here today, and they claim that they could not pass immigration legislation during those first 2 years and that they actually want to do something about immigration reform.

Why didn't they solve it then? Because the political football would have gone away. The game would have been over, and they would not have been able to play this political football game every 2 years.

I want reform. I want no more games.

So now we sit here in a familiar position. Our side proposing solutions, their side asking for concessions. And each time we grant one concession, three more arise.

This year, just this year in this Chamber, the President of the United States said he wanted a STEM bill. He said that it didn't have to be comprehensive. This was his exact quote:

But if election-year politics keeps Congress from acting on a comprehensive plan, let's at least agree to stop expelling responsible young people who want to staff our

labs, start new businesses, defend this country. Send me a law that gives them the chance to earn their citizenship. I will sign it right away.

My friends, this is that bill. It is exactly what the President asked for. And what has he done now? He's pulled the football away again. He now says that, in fact, it does need to be comprehensive:

The administration is deeply committed to building a 21st century immigration system that meets the Nation's economic and security needs, but it has to be comprehensive.

So he went from saying that he didn't need a comprehensive bill to saying that he needs a comprehensive bill. He says now that he, in fact, needs comprehensive reform when he said a year ago that he didn't.

How do I feel? I feel like Charlie Brown. My friends, this is a good bill. The President continues to move the ball. The Democrats continue to move the ball. Every time Republicans want to do something positive on immigration, on the economy, they keep moving the ball away from us. Let's stop being Charlie Brown.

My friends, this is a good bill. It will strengthen our economy, it will create jobs, and it is exactly what the President asked for a year ago. Let's call his bluff and send him a bill to create jobs and opportunities here in America.

I yield back the balance of my time.

The SPEAKER pro tempore. Without objection, the previous question is ordered on the motion to recommit.

There was no objection.

The SPEAKER pro tempore. The question is on the motion to recommit.

The question was taken; and the Speaker pro tempore announced that the noes appeared to have it.

Ms. ZOE LOFGREN of California. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 and clause 9 of rule XX, this 15-minute vote on the motion to recommit will be followed by 5-minute votes on the passage of H.R. 6429, if ordered, and the approval of the Journal, if ordered.

The vote was taken by electronic device, and there were—yeas 157, nays 231, not voting 44, as follows:

[Roll No. 612]

YEAS—157

Ackerman	Castor (FL)	DeLauro
Altmire	Chu	DelBene
Andrews	Cielline	Deutch
Baca	Clarke (MI)	Dicks
Bass (CA)	Clarke (NY)	Dingell
Becerra	Clay	Doggett
Berkley	Cleaver	Doyle
Bishop (GA)	Clyburn	Ellison
Bishop (NY)	Cohen	Engel
Blumenauer	Connolly (VA)	Eshoo
Bonamici	Conyers	Farr
Boswell	Cooper	Frank (MA)
Brady (PA)	Courtney	Fudge
Braley (IA)	Critz	Garamendi
Brown (FL)	Crowley	Gonzalez
Butterfield	Cuellar	Green, Al
Capps	Cummings	Green, Gene
Capuano	Curson (MI)	Grijalva
Carney	Davis (CA)	Gutierrez
Carson (IN)	Davis (IL)	Hahn

Hanabusa	Maloney
Heinrich	Markey
Higgins	Matsui
Himes	McCarthy (NY)
Hinchee	McCollum
Hinojosa	McDermott
Hirono	McGovern
Hochul	McIntyre
Holden	McNerney
Holt	Meeks
Honda	Michaud
Hoyer	Miller (NC)
Israel	Miller, George
Jackson Lee	Moore
(TX)	Moran
Johnson (GA)	Nadler
Johnson, E. B.	Napolitano
Kaptur	Neal
Keating	Oliver
Kildee	Pallone
Kind	Pascarell
Kissell	Pastor (AZ)
Kucinich	Payne
Langevin	Pelosi
Larsen (WA)	Perlmutter
Larson (CT)	Peters
Lee (CA)	Peterson
Levin	Pingree (ME)
Lipinski	Polis
Loeb sack	Price (NC)
Lofgren, Zoe	Quigley
Lowe y	Rahall
Lujan	Rangel
Lynch	Richmond

NAYS—231

Adams	Fleming	Long
Aderholt	Flores	Lucas
Alexander	Forbes	Luetkemeyer
Amash	Fortenberry	Lummis
Amodei	Fox	Lungren, Daniel
Austria	Franks (AZ)	E.
Bachmann	Frelinghuysen	Mack
Bachus	Gardner	Marchant
Barletta	Garrett	Marino
Barrow	Gerlach	Massie
Bartlett	Gibbs	Matheson
Barton (TX)	Gibson	McCarthy (CA)
Bass (NH)	Gingrey (GA)	McCaul
Benishek	Gohmert	McHenry
Berg	Goodlatte	McKeon
Biggart	Gosar	McKinley
Bilirakis	Gowdy	McMorris
Bishop (UT)	Granger	Rodgers
Black	Graves (GA)	Meehan
Blackburn	Graves (MO)	Mica
Bono Mack	Griffin (AR)	Miller (FL)
Boustany	Griffith (VA)	Miller (MI)
Brady (TX)	Grimm	Miller, Gary
Brooks	Guinta	Mulvaney
Broun (GA)	Guthrie	Murphy (PA)
Buchanan	Hall	Myrick
Bucshon	Hanna	Neugebauer
Buerkle	Harper	Noem
Burgess	Harris	Nugent
Calvert	Hartzler	Nunes
Camp	Hastings (WA)	Nunnelee
Campbell	Hayworth	Olson
Canseco	Heck	Palazzo
Cantor	Hensarling	Paul
Capito	Herrera Beutler	Paulsen
Cassidy	Huelskamp	Pearce
Chabot	Huizenga (MI)	Petri
Chaffetz	Hultgren	Pitts
Coble	Hunter	Platts
Coffman (CO)	Hurt	Poe (TX)
Cole	Issa	Pompeo
Conaway	Jenkins	Posey
Cravaack	Johnson (IL)	Price (GA)
Crawford	Johnson (OH)	Quayle
Crenshaw	Johnson, Sam	Reed
DeFazio	Jones	Rehberg
Denham	Jordan	Reichert
Dent	Kelly	Renacci
DesJarlais	King (IA)	Ribble
Diaz-Balart	King (NY)	Rigell
Dold	Kingston	Rivera
Donnelly (IN)	Kinzinger (IL)	Roby
Dreier	Kline	Roe (TN)
Duffy	Labrador	Rogers (AL)
Duncan (SC)	Lamborn	Rogers (KY)
Duncan (TN)	Lance	Rogers (MI)
Ellmers	Landry	Rohrabacher
Emerson	Lankford	Rokita
Farenthold	Latham	Rooney
Fincher	LaTourette	Ros-Lehtinen
Fitzpatrick	Latta	Roskam
Flake	Lewis (CA)	Ross (FL)
Fleischmann	LoBiondo	Royce

Runyan	Smith (NJ)	Walden
Ryan (WI)	Southerland	Walsh (IL)
Scalise	Stearns	Webster
Schilling	Stivers	West
Schock	Stutzman	Westmoreland
Schweikert	Sullivan	Whitfield
Scott (SC)	Terry	Wilson (SC)
Scott, Austin	Thompson (PA)	Wittman
Sensenbrenner	Thornberry	Wolf
Seeks	Tiberi	Womack
Sherman	Tipton	Woodall
Shimkus	Turner (NY)	Yoder
Shuster	Turner (OH)	Young (FL)
Simpson	Upton	Young (IN)
Smith (NE)	Walberg	

NOT VOTING—44

Akin	Edwards	Roybal-Allard
Baldwin	Fattah	Schmidt
Barber	Filner	Schwartz
Berman	Gallely	Shuler
Bilbray	Hastings (FL)	Slaughter
Bonner	Herger	Smith (TX)
Boren	Lewis (GA)	Smith (WA)
Burton (IN)	Manzullo	Speier
Carnahan	McClintock	Stark
Carter	Murphy (CT)	Sutton
Chandler	Owens	Towns
Costa	Pence	Waters
Costello	Reyes	Watt
Culberson	Richardson	Young (AK)
DeGette	Rothman (NJ)	

□ 1131

Messrs. NUNES, CRAVAACK, WALBERG, LUETKEMEYER, TURNER of New York, FINCHER, THOMPSON of Pennsylvania, REICHERT, DANIEL E. LUNGREN of California, CHABOT, McHENRY, GOHMERT and Ms. HAYWORTH changed their vote from "yea" to "nay."

Mr. THOMPSON of Mississippi, Mrs. MALONEY, Messrs. LEVIN, WELCH, and Mrs. CAPPS changed their vote from "nay" to "yea."

So the motion to recommit was rejected.

The result of the vote was announced as above recorded.

Stated for:

Mr. FILNER. Mr. Speaker, on rollcall 612, I was away from the Capitol due to prior commitments to my constituents. Had I been present, I would have voted "yea."

The SPEAKER pro tempore. The question is on the passage of the bill.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Ms. ZOE LOFGREN of California. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 245, nays 139, not voting 48, as follows:

[Roll No. 613]

YEAS—245

Adams	Bilirakis	Canseco
Aderholt	Bishop (UT)	Cantor
Alexander	Blackburn	Capito
Altmire	Blumenauer	Carney
Amash	Bono Mack	Carter
Amodei	Boswell	Cassidy
Austria	Boustany	Chabot
Bachmann	Brady (TX)	Chaffetz
Bachus	Brooks	Chu
Barrow	Broun (GA)	Coble
Bartlett	Buchanan	Coffman (CO)
Barton (TX)	Bucshon	Cohen
Bass (NH)	Buerkle	Cole
Benishek	Burgess	Conaway
Berg	Calvert	Cooper
Biggart	Camp	Cravaack

Crawford Kelly  
Crenshaw Kind  
Cuellar King (IA)  
DeFazio King (NY)  
Dent Kingston  
DesJarlais Kinzinger (IL)  
Diaz-Balart Kissell  
Dold Kline  
Donnelly (IN) Labrador  
Dreier Lamborn  
Duffy Lance  
Duncan (SC) Landry  
Duncan (TN) Lankford  
Ellmers Latham  
Emerson LaTourette  
Farenthold Latta  
Fincher Lewis (CA)  
Fitzpatrick Lipinski  
Flake LoBiondo  
Fleischmann Long  
Fleming Lucas  
Flores Luetkemeyer  
Forbes Lummis  
Fortenberry Lungren, Daniel  
Foxy E.  
Franks (AZ) Mack  
Garamendi Marchant  
Gardner Marino  
Garrett Massie  
Gerlach Matheson  
Gibbs McCarthy (CA)  
Gibson McCaul  
Gingrey (GA) McHenry  
Gohmert McIntyre  
Goodlatte McKeon  
Gosar McKinley  
Gowdy McMorris  
Granger Rodgers  
Graves (GA) McNERney  
Graves (MO) Meehan  
Griffin (AR) Mica  
Griffith (VA) Michaud  
Grimm Miller (FL)  
Guinta Miller (MI)  
Guthrie Miller, Gary  
Hall Moran  
Hanna Mulvaney  
Harper Murphy (PA)  
Harris Myrick  
Hartzler Neugebauer  
Hayworth Noem  
Heck Nugent  
Hensarling Nunes  
Herrera Beutler Nunnelee  
Himes Olson  
Hochul Palazzo  
Huelskamp Paul  
Huizenga (MI) Paulsen  
Hultgren Pearce  
Hunter Peterson  
Hurt Petri  
Issa Pitts  
Jenkins Platts  
Johnson (IL) Poe (TX)  
Johnson (OH) Pompeo  
Johnson, Sam Posey  
Jordan Price (GA)

Quayle  
Reed  
Rehberg  
Reichert  
Renacci  
Ribble  
Rigell  
Rivera  
Roby  
Roe (TN)  
Rogers (AL)  
Rogers (KY)  
Rogers (MI)  
Rohrabacher  
Rokita  
Rooney  
Ros-Lehtinen  
Roskam  
Ross (AR)  
Ross (FL)  
Royce  
Runyan  
Ruppersberger  
Ryan (WI)  
Scalise  
Schilling  
Schock  
Schradler  
Scott (SC)  
Scott, Austin  
Sensenbrenner  
Sessions  
Shimkus  
Shuster  
Smith (NE)  
Smith (NJ)  
Southernland  
Stearns  
Stivers  
Stutzman  
Sullivan  
Terry  
Thompson (PA)  
Thornberry  
Tiberi  
Tipton  
Tonko  
Turner (NY)  
Turner (OH)  
Upton  
Walberg  
Walden  
Walsh (IL)  
Webster  
West  
Westmoreland  
Whitfield  
Wilson (SC)  
Wittman  
Wolf  
Womack  
Woodall  
Yoder  
Young (FL)  
Young (IN)

McCollum  
McDermott  
McGovern  
Meeks  
Miller (NC)  
Miller, George  
Moore  
Nadler  
Napollitano  
Neal  
Oliver  
Pallone  
Pascrell  
Pastor (AZ)  
Payne  
Pelosi  
Perlmutter  
Peters

Pingree (ME)  
Polis  
Price (NC)  
Quigley  
Rahall  
Rangel  
Richmond  
Ryan (OH)  
Sánchez, Linda  
T.  
Sanchez, Loretta  
Sarbanes  
Schakowsky  
Schiff  
Scott (VA)  
Scott, David  
Serrano  
Sewell

Sherman  
Sires  
Thompson (CA)  
Thompson (MS)  
Tierney  
Tsongas  
Van Hollen  
Walz (MN)  
Wasserman  
Schultz  
Waters  
Waxman  
Welch  
Wilson (FL)  
Woolsey  
Yarmuth

## NOT VOTING—48

Akin  
Baldwin  
Barber  
Berman  
Bilbray  
Black  
Bonner  
Boren  
Burton (IN)  
Carnahan  
Chandler  
Costello  
Culberson  
DeGette  
Edwards  
Fattah  
Filner  
Frelinghuysen  
Gallegly  
Hastings (FL)  
Herger  
Lewis (GA)  
Manzullo  
McClintock  
Murphy (CT)  
Owens  
Pence  
Reyes  
Richardson  
Rothman (NJ)  
Roybal-Allard  
Rush  
Schmidt  
Schwartz  
Schweikert  
Shuler  
Simpson  
Slaughter  
Smith (TX)  
Smith (WA)  
Speier  
Stark  
Sutton  
Towns  
Velázquez  
Visclosky  
Watt  
Young (AK)

## ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). There are 2 minutes remaining.

□ 1139

So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Mrs. BLACK. Mr. Speaker, on rollcall No. 613 I was unavoidably detained. Had I been present, I would have voted "yea."

Mr. SIMPSON. Mr. Speaker, on rollcall No. 613, on H.R. 6429, to amend the Immigration and Nationality Act to promote innovation, investment, and research in the United States, to eliminate the diversity immigrant program, and for other purposes, had I been present, I would have voted "yea."

Stated against:

Ms. VELAZQUEZ. Mr. Speaker, unfortunately, while I was in the well trying to get the Speaker's attention, rollcall vote 613 was gavelled before I was able to vote. I would have voted "nay."

Mr. FILNER. Mr. Speaker, on rollcall 613, I was away from the Capitol due to prior commitments to my constituents. Had I been present, I would have voted "nay."

## PERSONAL EXPLANATION

Mr. HERGER. Mr. Speaker, on rollcall Nos. 612 and 613 I would have voted "nay" on the former, the motion to recommit, and "yea" on the latter, passage.

## PERSONAL EXPLANATION

Ms. SCHWARTZ. Mr. Speaker, on Friday, November 30, 2012, I was unable to cast my vote on rollcall vote 612, H.R. 6429, the STEM Jobs Act of 2012 and the Motion to Recommit 613, the STEM Jobs Act of 2012.

Had I been present, I would like the RECORD to reflect that I would have voted in opposition of rollcall vote 612 and I would have voted in favor of the Motion to Recommit 613.

I oppose H.R. 6429 because it eliminates the long-standing Diversity Visa program and

prevents unused STEM green cards from being reused as another visa.

## PERSONAL EXPLANATION

Ms. SLAUGHTER. Mr. Speaker, I was unavoidably detained and missed rollcall vote Nos. 612 and 613. Had I been present, I would have voted "yea" on rollcall vote No. 612 and "nay" on rollcall vote No. 613.

## THE JOURNAL

The SPEAKER pro tempore. The unfinished business is the question on agreeing to the Speaker's approval of the Journal, which the Chair will put de novo.

The question is on the Speaker's approval of the Journal.

Pursuant to clause 1, rule I, the Journal stands approved.

## MESSAGE FROM THE SENATE

A message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has agreed to the following resolution:

S. RES. 604

In the Senate of the United States, November 29, 2012.

Whereas Warren B. Rudman served in the United States Army during the Korean War with the rank of Lieutenant, earning the Bronze Star for action in combat as an infantry commander;

Whereas Warren B. Rudman rendered exceptional service to the State of New Hampshire as Attorney General for 6 years, an office to which he brought honor;

Whereas Warren B. Rudman served the people of New Hampshire with distinction for 12 years in the United States Senate;

Whereas Warren B. Rudman served the Senate as Chairman of the Select Committee on Ethics in the 99th Congress;

Whereas Warren B. Rudman served the Senate as Vice Chairman of the Select Committee on Secret Military Assistance to Iran and the Nicaraguan Opposition with impartiality and honesty;

Whereas while serving in the Senate, Warren B. Rudman authored laws to support small business and reduce the budget deficits of the United States;

Whereas Warren B. Rudman co-founded the Concord Coalition to educate the public about the dangers of Federal budget deficits;

Whereas the hallmarks of Warren B. Rudman's public service were integrity, courage, and an unflinching commitment to the common good; and

Whereas with the death of Warren B. Rudman, New Hampshire and the United States have lost an outstanding lawmaker and public servant: Now, therefore, be it

*Resolved*, That—

(1) the Senate has received with profound sorrow and deep regret the announcement of the passing of the Honorable Warren B. Rudman, a former member of the United States Senate;

(2) the Senate respectfully requests that Secretary of the Senate communicate this resolution to the House of Representatives and transmit an enrolled copy thereof to the family of the deceased; and

(3) when the Senate adjourns today, it stand adjourned as a further mark of respect to the memory of the Honorable Warren B. Rudman.

The message also announced that the Senate has passed a bill of the following title in which the concurrence of the House is requested:

## NAYS—139

Ackerman  
Andrews  
Baca  
Barletta  
Bass (CA)  
Becerra  
Berkley  
Bishop (GA)  
Bishop (NY)  
Bonamici  
Brady (PA)  
Braley (IA)  
Brown (FL)  
Butterfield  
Campbell  
Capps  
Capuano  
Carson (IN)  
Castor (FL)  
Cicilline  
Clarke (MI)  
Clarke (NY)  
Clay  
Cleaver  
Clyburn  
Connolly (VA)  
Conyers  
Costa  
Courtney  
Critz

Crowley  
Cummings  
Curson (MI)  
Davis (CA)  
Davis (IL)  
DeLauro  
DelBene  
Denham  
Deutch  
Dicks  
Dingell  
Doggett  
Doyle  
Ellison  
Engel  
Eshoo  
Farr  
Frank (MA)  
Fudge  
Gonzalez  
Green, Al  
Green, Gene  
Grijalva  
Gutierrez  
Hahn  
Hanabusa  
Hastings (WA)  
Heinrich  
Higgins  
Hinchey

Hinojosa  
Hirono  
Holden  
Holt  
Honda  
Hoyer  
Israel  
Jackson Lee  
(TX)  
Johnson (GA)  
Johnson, E. B.  
Jones  
Kaptur  
Keating  
Kildee  
Kucinich  
Langevin  
Larsen (WA)  
Larsen (CT)  
Lee (CA)  
Levin  
Loeb sack  
Lofgren, Zoe  
Lowey  
Luján  
Lynch  
Maloney  
Markley  
Matsui  
McCarthy (NY)

S. 3542. An act to authorize the Assistant Secretary of Homeland Security (Transportation Security Administration) to modify screening requirements for checked baggage arriving from preclearance airports, and for other purposes.

□ 1150

#### LEGISLATIVE PROGRAM

(Mr. HOYER asked and was given permission to address the House for 1 minute.)

Mr. HOYER. Mr. Speaker, I am pleased to yield to my friend, the former majority leader—I guess he still is the majority leader—the newly elected majority leader for the next Congress and congratulate him on his election.

Mr. CANTOR. I thank the gentleman from Maryland, the former Democratic whip and now the new Democratic whip, for yielding to me.

Mr. Speaker, on Monday, the House will meet at noon for morning-hour and 2 p.m. for legislative business. No votes are expected on Monday evening in order to accommodate the annual White House Holiday Congressional Ball. On Tuesday, the House will meet at 10 a.m. for morning-hour and noon for legislative business. On Wednesday, the House will meet at 9 a.m. for legislative business. Last votes of the week are expected no later than 3 p.m. on Wednesday. Members are advised that this is a change from the original House calendar.

Mr. Speaker, the House will consider a number of bills under suspension of the rules next week, a complete list of which will be announced by the close of business tomorrow. As Members are aware, the House has numerous outstanding legislative items that we are actively working to resolve. First and foremost is a resolution to the so-called “fiscal cliff.” We’re also awaiting action from the Senate on items like the annual Defense and Intelligence authorization bills, an extension of FISA, and others. Negotiations on these and many other issues will continue regardless of the daily legislative business of the House, and Members are advised that we will not adjourn the 112th Congress until a credible solution has been found that meets these challenges.

Finally, Mr. Speaker, the 2013 House calendar is now publicly available at [majorityleader.gov](http://majorityleader.gov). The House will convene the 113th Congress at noon on January 3, and we will be in session for a total of 126 days.

I thank the gentleman.

Mr. HOYER. I thank the gentleman for his comments. I appreciate his observation with reference to a number of pieces of legislation that are pending, and as he mentions in his comments, the fiscal cliff, of course, is a concern, not only to us, but to the entire country. The negotiations, as the majority leader points out, are ongoing and hopefully will bear fruit—and hopefully will bear fruit in the short term.

Mr. Leader, there are, however, some steps that we could take, I think, that would alleviate some of the concerns and apprehensions that do exist in the country. As you know, we’ve discussed before, the middle class tax cut, that is, the under \$250,000 that has been the object of discussion in the election and continues to be the object of discussion here. I’m wondering whether or not, given some of the comments that have been made, I know, by Mr. TOM COLE, your former chairman of the Republican Campaign Committee, and others, as well as the President’s comments, that I don’t see scheduled but would urge consideration, Mr. Leader, of the Senate-passed bill which will assure 98 percent of Americans that they will not receive a tax increase on January 1. I don’t see that on your list, and I’m wondering if the majority leader could comment on whether it is possible for us to take up that Senate bill to give assurance to the 98 percent of the people who will be affected by that bill.

Mr. CANTOR. In direct response to the gentleman’s questions, it is not the intention of this majority leader to bring forward to the floor that bill, for several reasons.

First of all, Madam Speaker, the notion of increasing tax rates in an economy that still is struggling, where we have entirely too many Americans out of work, is something anathema to a job-creating future. And secondly, Madam Speaker, raising tax rates, asking Americans, small businesses, to pay more of their money into Washington when Washington cannot seem to get a handle on its spending problem will just make matters worse.

We’ve got to stop the spending madness. As the gentleman knows, that is very much what this majority has been about. We want to finally provide the fix to some of the entitlement problems, the unfunded obligations that we continue to incur daily in this country.

Madam Speaker, it is not the intention for us to vote to increase tax rates on anybody in this failing economy, but we do look forward to continuing in our discussions with the administration, with the White House. The Speaker and I met with Secretary Geithner yesterday in hopes of trying to find some common ground so we can avoid the fiscal cliff, so we can get back onto a road of confidence and job creation in this economy.

Mr. HOYER. I thank the gentleman for his comments, Madam Speaker.

I would just observe that the Senate bill that I was referring to doesn’t raise taxes on anybody. In fact, what it does is ensures that no taxes will be raised on 98 percent of Americans. It doesn’t refer to the other 2 percent, as I understand the bill. It simply precludes taxes from being increased pursuant to the Republican-passed bills which sunsetted the tax rates that currently exist for those 98 percent of the people. From that standpoint, I think the bill that I have been referring to, Madam

Speaker, and I think the majority leader probably knows this, does not refer to those over \$250,000, which is what I presume he’s referring to.

I might also observe, as it relates to his response, Madam Speaker, a quote of Bill Kristol’s, who I think the majority leader probably knows pretty well and who obviously is a very strong proponent of policies put forward by the majority leader’s party, said:

“It won’t kill the country if we raise taxes a little bit on millionaires,” he said on Fox News Sunday. “It really won’t, I don’t think. I don’t really understand why Republicans don’t take Obama’s offer.”

Now, we know the President of the United States, I want to tell my friend, the majority leader, has said he is not going to sign a bill. He disagrees with your conclusion, I disagree with your conclusion, and that’s what democracy is about.

□ 1200

The President of the United States has been reelected. The President of the United States has made it very clear he will not sign a bill that reduces the tax obligations of those over \$250,000 in the coming year. He’s not going to sign that bill so that we can hold hostage the 98 percent. He believes, like you, that 98 percent of Americans ought not to receive a tax increase because it would, from his perspective, dampen economic growth in this country.

Now, we have disagreement on the \$250,000 and above, which is a legitimate disagreement. We can debate it on the floor, we can vote on it on the floor, and every American can see where everybody stands. We believe that 60 percent of Americans or more agree with the President and with our proposition. But to say that we’re not going to do something for the 98 percent because we don’t want something to happen to the 2 percent—which, by the way, is not in that bill. But the gentleman’s correct, nor are they included in that bill, the 2 percent.

But I would urge my friend, we’re having trouble getting to an agreement. I think that’s unfortunate. I think the gentleman, the majority leader, and I both want to get to an agreement. We don’t want to go over that fiscal cliff; that will be bad for the economy. We both, I think, believe—I hope—that we need to have a balanced agreement so that we will not go over that cliff. That would be bad for the country, bad for the American people, bad for the growth of our economy. We don’t want to do that. The gentleman, in my view, does not want to do that.

One way we can give some confidence, which is very important to the growth of the economy, is to assure, as TOM COLE, your former chairman of the Republican Campaign Committee, said just the other day in, I believe, your whip meeting, that he believes that this ought to be done; we ought to give those 98 percent assurances.

So I tell my friend that we can debate the other part of it, we can vote on the other part of it and the prevailing side will obviously win, but I don't think there's disagreement on the 98 percent. I think we agree on that. As I said before the election and I say after the election, we ought to move forward on that because that is something on which I think you and I can agree, on which Republicans and Democrats in this House can agree, something which the Senate has already agreed to. And while there was not a bipartisan vote on passage, there was a bipartisan vote to let that bill come to the floor. It's the only way it moved ahead, on a bipartisan vote. I would hope that we can at least do that so that we can give at least that on which we agree the opportunity to move forward.

I yield to my friend.

Mr. CANTOR. I thank the gentleman.

Madam Speaker, where we don't agree is asking anyone to pay more out of their paycheck to Washington when Washington seems to be incapable of getting hold of its spending problem, which is why, Madam Speaker, we continue to ask this President in these negotiations to be specific with us.

We want to address the problem. We realize that we are digging the hole deeper every day and that taxpayers are on the hook. That's why we say it is now not the time to ask anyone to pay money into Washington when we keep increasing the debt the way we are. So there is not agreement that we ought to raise taxes. There is not agreement at all until we get the problem fixed. That's all.

We can see eye to eye on this, but let's all start where we know we've got to go, which is addressing the spending problem. Then, finally, we can perhaps fulfill the promise of rebuilding the confidence that people need to have in this Federal Government.

Mr. HOYER. Madam Speaker, I don't know that I'm making myself clear: The Senate bill raises taxes on nobody. Nobody. The Senate bill simply says, for those making less than \$200,000 individually, or \$250,000 as a couple, they will not receive a tax increase. My friend, the majority leader, keeps responding that we're not in agreement on the over \$250,000.

Mr. CANTOR. Will the gentleman yield?

Mr. HOYER. I'll be glad to yield to my friend.

Mr. CANTOR. Look, Madam Speaker, just imagine that those individuals the gentleman likes to say are perfectly willing and capable to pay more taxes, the small business man or woman who may make over \$200,000 individually, \$200,000, that individual will see a tax increase come January if that bill is passed or if nothing is done.

So, Madam Speaker, I know that the gentleman can be technical in his argument and say there's no tax increase, but the end effect of passing that bill, as if it resolves the matter, would

mean an increased tax bill for a small business man or woman, a working man or woman at that income level. So let's be honest about what the impact is of saying that that bill is the final resolution here. I mean, the gentleman knows that is correct.

So, again, we've been through this. All I would say, Madam Speaker, to the gentleman is we are earnest in our desire to want to resolve things, and we are earnest in our statements that we don't want to go over the fiscal cliff. We've got to come together and solve this problem. Allowing taxes to go up on a certain portion of the population doesn't just fix the problem. The problem is in the spending. The gentleman knows that, he's been a real committed deficit hawk. He continues to say we've got to pay for what we buy. Well, we've bought these incredible entitlement programs, and they've got to be sustained for the people who are relying on them, which is why we want to save them. That's solving the problem. That's where we need to go on this.

Mr. HOYER. I thank the gentleman.

Madam Speaker, again, the gentleman says that I'm technically correct. I presume that means I'm correct.

The bill that I'm asking to be brought to this floor to pass will not raise anybody's taxes. What the gentleman is saying is that, unless we deal with the 2 percent, the 98 percent are going to be held hostage until such time as we deal with the 2 percent. Now, the problem with that, in a democracy, we have a disagreement on that. As a matter of fact, it was pretty clear to the American public that there was a very significant and unclouded, not confusing, difference between the two candidates for President on the very issue to which the gentleman speaks, and the American public voted. And the President of the United States, who said, "No, I don't agree with that," won the election. He won the election. And he is saying, I'm not going to sign the bill on the \$250,000 or above.

Now, my problem, Mr. Leader, is I understand your conclusion is that if you pass the 98 percent, that you won't have a bargaining chip with which to press your point on the over \$250,000, or over \$200,000 individually as you correctly observe. I understand that. But, frankly, the bargaining chip is somewhat illusory in that the President said absolutely he will not sign that. Why? Because he wants to bring down the deficit. He wants to and has agreed to—and we've agreed to—over \$1.7 trillion in spending cuts already for 2011, 2012, and 2013, and for the next decade—or at least until 2022. We've already agreed to that. You pressed that, you were successful. We agreed on many of those. Some we didn't agree on, but you had the votes we needed to reach an agreement and we reached an agreement. So we cut almost \$2 trillion of spending already.

You're correct: we need to assure the fact that we pay for what we buy, and

if we don't want to pay for it, my view is we shouldn't buy it. Frankly, that principle applies, in my opinion, to tax expenditures as well as to buying stuff because it all reduces your ability to pay for what you're buying.

So I tell my friend, it's not that I'm technically correct; I'm correct. The bill that I'm asking you to pass will simply give to the 98 percent of American taxpayers the assurance that their taxes will not go up on January 1.

□ 1210

If we don't pass it, they won't have that assurance. Their confidence level will not be good. The stock market will be concerned. And, yes, we'll have to deal with the other 2 percent. That is clearly going to be a part of the discussion, and hopefully there will be an agreement.

But my presumption is the reason the gentleman from Oklahoma, TOM COLE, made that comment just a few days ago—and it's not like he's a backbencher. He is the former chairman of your Republican Campaign Committee—he said, We ought to do this. We ought to get it off the agenda so we give those people confidence. He called it a Christmas present to the 98 percent. I think it's a judgment that our economy will be better off if we do it.

I would be glad to yield to my friend.

Mr. CANTOR. Madam Speaker, I don't want to belabor the point. But I just want to tell the gentleman that I did not say he was technically correct. I said he was being technical in his argument.

I then went and made the case that the real impact of what the gentleman is advocating will be that taxes will go up on many people, those job creators and others. That was all.

Mr. HOYER. Let me move on, if I can, because there are a couple of other issues.

I know the gentleman indicated that you didn't include one. I think you did include the farm bill. Could you tell me what you think of the status of the farm bill? Again, we have an issue where the farm bill passed 64-35 in the Senate; 16 Republicans voted for it. And very frankly, the farm bill in this House passed out of your committee 35-11 on a bipartisan vote. That's not been brought to the floor.

Could the gentleman tell me what he thinks is going to happen to the farm bill?

Mr. CANTOR. Madam Speaker, I would tell the gentleman that both the Speaker and I have both said that we will deal with the issue of the farm bill or the issue in and around the farm bill before leaving this year.

I would tell the gentleman it is our sense that the farm bill, in being brought to the floor in regular order, does not have the votes to pass this House. And we understand the importance of the issues surrounding the farm bill and working with Chairman LUCAS and others.

But on both sides of the Capitol, we look forward to hopefully reaching

some type of resolution on issues surrounding the farm bill prior to leaving this year.

Mr. HOYER. I thank the gentleman for that response; and I am hopeful that we can, in fact, proceed on that for the farmers of America.

Obviously if we don't pass something by December 31, on January 1 prices for the Federal Government will go up very dramatically, as the gentleman knows; and it will have an impact on spending. And I know the gentleman and I are both concerned about that.

The next to last issue—just two more issues, if I can, Mr. Leader.

As you know, we've talked about the Violence Against Women Act. We've passed a bill through this House that was passed essentially on a partisan basis. They passed a bipartisan bill in the Senate, Violence Against Women. And domestic violence is an epidemic, in some respects, in this country.

I am hopeful that we might consider taking up the Senate bill again because it got passed on such an overwhelmingly bipartisan basis in the Senate. I would suggest to the gentleman that it may well pass on a bipartisan basis here as well.

The problem, as you know, from my perspective and from our side, with the House bill is that you exclude a number of people. The problem with excluding people—for instance, undocumented immigrants from being able to come forward and having a sense of safety and security in doing so—is that the abuser of the undocumented immigrant, left unaccountable, may well be the abuser of a citizen or a child in this country, either as a citizen or here illegally; and, therefore, we think there ought to be broader coverage. Apparently, the Senate shares that view. As you know, every Republican woman and Democratic woman voted for that bill in the Senate.

Does the gentleman have any idea whether we could either go to conference on that bill or whether or not we might bring the Senate bill up for passage?

I yield to my friend.

Mr. CANTOR. Well, I would tell the gentleman, Madam Speaker, that the Chair is actually the author of the House bill.

The House bill was passed out of this House. It had broad support. It was a bill that did not intend to target any specific group. It tried to streamline the grant-making process so that the benefits designed to address the needs of abused women and others could reach the victims; and I am committed to seeing if we can get this bill done.

The gentleman knows, Madam Speaker, that the Senate bill has a blue-slip problem. The Senate bill is not over here. So we continue to negotiate and discuss ways for us to resolve this by the end of the year. The Vice President and I have even spoken, because it's an issue very near and dear to his heart, to try to see how we can resolve this.

So I commit to the gentleman that I am looking to see this resolved and passed by the end of the year and to see where we can land in a way that preserves most of what that bill is about that we can have in common rather than emphasizing the areas of difference.

Mr. HOYER. I thank the gentleman, and I thank the Speaker for her leadership on this issue.

But I thank the gentleman for his assurance that he's focused on this and is going to work on it. I look forward to working with him on this bill, which I think is a very important bill for us to get passed before we leave here.

Lastly, obviously all of us know that Hurricane Sandy visited extraordinary damage on a large portion of the Northeast. I come from Maryland, and we were not very substantially damaged; but obviously New Jersey, New York, and Connecticut, in particular, were.

Can the gentleman tell me—I know the administration has not come down with a number. That number, I presume, is going to be well north of \$50 billion. In terms of the estimates that are being made, this is one of the five most damaging storms to hit the coast of the United States of America.

I am wondering whether or not the gentleman might have in mind doing some interim figure in the next 3 weeks, before Christmas, substantially below what we know is going to be the ultimate figure. And then would the gentleman tell me whether or not, if we could do that, whether or not the gentleman would require that it be off-set.

And I yield to my friend.

Mr. CANTOR. Madam Speaker, I will tell the gentleman I think he would agree that the best policy is to allow the administration of FEMA to come up with the estimate and the most accurate prediction of what the costs are before we move. So that would be in response to the first part of his question.

Secondly, as the gentleman knows, when we passed the Budget Control Act last year, it had in it the mechanisms to actually budget for disaster relief and imposing a formula for a 10-year rolling average, allowing for the preservation, if you will, of those dollars dedicated to disasters was what we accomplished there. And it is that process that is much different than prior to the BCA, and I think it obviates the need for us to engage in this discussion that he wants to engage in regarding offsets.

Mr. HOYER. Lastly, let me ask you: Mr. NADLER has a resolution. I'm not sure if Mr. GRIMM and Mr. KING are on the resolution, but I presume they're on the resolution as well. It's a bipartisan resolution expressing condolences to those who were devastated not only in terms of property but some, of course, lost family members and life, whether or not that resolution might be brought to the floor so that this House can express its regrets and con-

dolences and sympathy with those who were so devastated.

Mr. CANTOR. I will tell the gentleman, Madam Speaker, that we did, as he knows, observe a moment of silence in memory of those who lost their lives in that horrific storm to hit the east coast of the United States. Certainly all of us, our thoughts, our prayers, our sorrows go out to the loved ones who have lost family members, friends in that awful tragedy of a storm. I have not looked at Mr. NADLER's bill but will do so, I will tell the gentleman.

Mr. HOYER. I thank my friend.

Madam Speaker, I yield back the balance of my time.

□ 1220

#### ADJOURNMENT TO MONDAY, DECEMBER 3, 2012

Mr. CANTOR. Madam Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet at noon on Monday next for morning-hour debate and 2 p.m. for legislative business.

The SPEAKER pro tempore (Mrs. ADAMS). Is there objection to the request of the gentleman from Virginia? There was no objection.

#### THE FISCAL CLIFF

The SPEAKER pro tempore. Under the Speaker's announced policy of January 5, 2011, the gentleman from Virginia (Mr. SCOTT) is recognized for 60 minutes as the designee of the minority leader.

Mr. SCOTT of Virginia. Madam Speaker, on behalf of the Congressional Black Caucus, we would like to discuss the fiscal cliff and our position on the ongoing negotiations.

We didn't get here, Madam Speaker, by accident. I was elected in 1992. In the 1993 budget, we addressed fiscal responsibility by passing the Clinton budget. It was very controversial. In fact, it only passed by one vote of the House, and the Vice President had to vote in the Senate to break the tie. That budget put us on a trajectory toward fiscal responsibility.

That was interrupted by a controversy in 1995, when the Republicans, using the votes on that budget, picked up a majority in the House and tried to dismantle that budget. President Clinton allowed the government to get shut down rather than dismantle the budget. That budget stayed into effect until 2001.

In 2001, Chairman Greenspan was answering questions like: Are we paying off the national debt too quickly, and should we pay off the national debt? The projections were that, by 2008, the entire national debt held by the public would be paid off with no money owed to China, Japan, or Saudi Arabia. We would have paid off all of those debts. All the money would have been back in the trust funds by 2013.

That's where we were beginning in 2001, but the Republicans talked people into thinking that you could pass tax cuts without paying for them, massive tax cuts in 2001 and 2003. There were two wars not paid for and a prescription drug benefit not paid for. All of that surplus evaporated, and now we find ourselves deeply in debt. Rather than paying off the debt, we have more than doubled the debt.

Now it's obvious we have to do something about it, and the Congressional Black Caucus is willing to do its part within certain parameters. This is the Congressional Black Caucus position on going forward:

Excessive partisanship and a lack of willingness to compromise has led us to this moment where tough choices must be made to prevent our Nation from going over the fiscal cliff, but one thing is clear: The path to fiscal sustainability must not be made on the backs of our Nation's most vulnerable communities.

As President Obama and congressional leaders continue to negotiate ways to avoid the fiscal cliff, the Congressional Black Caucus will adhere to the following principles in considering its support of any agreement:

First, we must protect our social safety net. Social Security should be completely off the negotiating table since it does not contribute to the deficit. Additionally, the Congressional Black Caucus will specifically oppose any plan that changes eligibility for Medicare.

Investments in job training, education, health care, transportation, and infrastructure should not be cut to pay for the extension of any of the Bush-era tax cuts. These vital government investments are critical to our Nation's short-term recovery and long-term economic prosperity.

The Simpson-Bowles Commission set a goal of \$4 trillion in deficit reduction over the next decade. Considering that goal, \$1.5 trillion in cuts have already been agreed to through the spending caps in the Budget Control Act of 2011. Non-defense discretionary spending, as a percentage of GDP, is at a 50-year low. Additional savings through reductions in military operations in Iraq and Afghanistan should also be recognized. So we've gone a long way in recognizing the \$4 trillion goal.

The wealthiest Americans disproportionately benefited from the Bush-era tax cuts and the Federal Government's 2008 bailout of some of the largest firms on Wall Street. Revenue increases and allowing the Bush-era tax cuts to expire for the wealthiest Americans must be part of any agreement.

The Congressional Black Caucus supports extending the middle class Bush-era tax cuts, but any extension must be paid for in ways that are consistent with these principles. We should not agree to the extension of any tax cuts without knowing how we will pay for them. We cannot allow an extension of tax cuts now, only to discover that

they'll be paid for by cutting Social Security, Medicare, Medicaid, and other critical social safety net programs later.

The Affordable Care Act should not be on the negotiating table. The program does not add to the debt and must be protected and fully implemented as planned. Millions of Americans are already benefiting from health care reform, and millions of Americans stand to gain access to affordable health care insurance in 2014.

Emergency unemployment insurance must be extended. Every dollar spent on unemployment insurance generates \$1.55 in economic activity. Unemployment benefits are the most effective fiscal policy to stimulate the economy and put people back to work. Our economy is slowly recovering from the deepest recession since the Great Depression, and 2 million workers would be stripped of their emergency unemployment compensation if no action is taken by the end of the year.

Earlier this year, the Congressional Black Caucus offered an effective alternative budget that addresses the sequester and fully pays for an extension of Bush-era middle class tax cuts without cutting Social Security, Medicare, Medicaid, and the social safety net, while also ensuring that we invest in our children, our communities, and our economy.

We can get this done if we do this consistent with the Congressional Black Caucus principles. The vulnerable will not be hurt. We're close, but we cannot agree to any kind of scheme that puts us in a situation where we extend tax cuts now and then later find that we're going to pay for them on the backs of the most vulnerable in our community.

I now yield such time as she may consume to the gentlelady from Wisconsin, a very active member of the Budget Committee, Ms. MOORE.

Ms. MOORE. Thank you so much, Mr. SCOTT.

I would start out by asking you to yield to a question, Mr. SCOTT, because we heard prior to our discussion here at the Congressional Black Caucus hour, we heard the majority leader and the minority whip discussing spending. I just wanted some clarification.

When we provide tax cuts to anyone, but especially to the top 2 percent, is that spending?

Mr. SCOTT of Virginia. When you're talking about the budget, there are two sides of the ledger. If you spend more, you should tax more. If you have less in taxes, you have to have less in spending. That's how you balance the budget.

One of the problems we've had for the last few years is people think you can have a tax cut and don't have to cut anything. In the discussion of how much tax extension you can afford, that discussion is almost unrelated to the spending cuts. If you want to extend more tax cuts, then you have to cut more spending. People talk about

it like they're unrelated. They say you can cut it off at \$500,000, rather than \$250,000. If you extend more tax cuts, you have to cut almost 10 percent across the board in non-defense discretionary spending to make up for the lost revenue.

At some point, people should conform their statements to fundamental principles of arithmetic. This is what we've gotten away from. This is what the Congressional Black Caucus budget does. It names how you can come up with the revenue. It names specifically revenue: the Buffett rule, the surcharge on millionaires, investment income like regular income, and naming specific corporate loopholes that can be closed. We show how you can easily come up with the amount of money that's left in the \$4 trillion after the trillion and a half in cuts and after the war savings and after the expiration of the upper income Bush-era tax cuts. We can fill the gap.

If you don't want to do it that way, then name the spending cuts. This is where the trouble is. We've heard all this about reducing the size of government with unspecified cuts. That sounds good, until you start specifying.

□ 1230

The last time Republicans had a budget that reduced the size of the government, they cut almost \$300 million out of Embassy security. That's what they mean by reducing the size of government. Usually what they mean is Social Security and Medicare, but whatever they mean, name it. We don't want to be in a position in which we've extended tax cuts and then come back next year and say, Oh, now we're broke, and we've got to cut Social Security and Medicare. If that's what you're going to do with a tax cut, then let's consider that as we decide if we want that tax cut or not. I think most people would say, if your goal is cutting Social Security and Medicare, we don't need a tax cut that bad. As a matter of fact, that's how the scheme works. The only way you can cut Social Security and Medicare is to get people to go for the tax cuts now and then come back and say you're so broke and we need so much money that the only place you can get it is from Social Security and Medicare.

So let's get this up front. Let's do it all at once. We know what tax cuts are going to be extended, and we know how they're going to pay for them. We're not going to get tricked later on by people coming up saying that we've got to cut Social Security and Medicare because we extended the tax cuts. This is one of the problems we get into. They will not name the programs that are going to get cut. When they talk about corporate loopholes, they don't say what they are.

Ms. MOORE. Mr. SCOTT, just for my understanding and for my constituents to appreciate the scope of this problem, if we were to cut WIC and Head Start and Meals on Wheels for elders and the

low-income heating, we are made to believe that if we were to put all of these kinds of programs on the table that we could maintain the Bush-era tax cuts, that we could maintain most of the unequal treatment of dividends and corporate gains, and that we would be just fine, that we could find \$4 trillion in Pell Grants and Head Start moneys.

Am I missing something here?

Mr. SCOTT of Virginia. If you look at the budget and if you take out Social Security, Medicare, Medicaid, and defense and if you just look at what's called the nondefense discretionary budget, that's about—I'd say in round figures—\$400 billion. If you're trying to get \$4 trillion in cuts in 10 years, that's \$400 billion a year. You would have to eliminate government. There would be no Embassy security, no FBI agents, no food inspection, no Federal prisons, no Head Start, no education, no FEMA, no transportation. I mean, nothing, nothing.

Ms. MOORE. Except for tax cuts.

Mr. SCOTT of Virginia. You would have to eliminate everything in order to fund a total extension of the tax cuts. Now, obviously, that's not going to happen.

Obviously, if you extend the tax cuts without offsetting it with other revenues, you've got to go into Social Security and Medicare. When they talk about reducing the size of government, that's why they can't tell you what they're going to cut, because they can't cut that much. When they say they're going to close the corporate loopholes, they can't name them because the corporate loopholes don't add up to enough. When you start talking about Head Start and the legal aid and all those, you're talking about hundreds of millions of dollars. We're trying to get to trillions.

Ms. MOORE. Mr. SCOTT, I thank you for that background because I just wanted to set the record straight.

On the hype that the Grand Old Party is leading us to believe, which is that, number one, extending the Bush-era tax cuts is not spending. It is exactly spending, and that is on the faulty belief that our spending on safety net programs is driving our debt. Social Security does not drive the debt.

I think, Mr. SCOTT, you have really led us into a clear understanding of Grover Norquist's claim that they really want to do away with government. They want to shrink government down to a size so small that they could drown it in a bathtub. They don't want to recognize the important role of government. They don't want clean air, clean water, food inspection. They want laissez-faire and for-corporate activity.

Now, our debts and deficits have been driven by undeniable, obvious factors. We've had a deep and ongoing recession based on an unregulated Wall Street. We've had expensive and drawn-out wars—the longest war in the history of this country that we're still in the midst of. Then there are the unpaid-for

Bush-era tax cuts that have benefited primarily the wealthiest Americans, and of course there is an unpaid-for entitlement program. While we do appreciate the prescription drug program for seniors, Mr. SCOTT, the greatest beneficiaries of that program are the pharmaceutical companies because they get undue profit from not negotiating on the critical mass that this population provides them, the savings from that program.

So, if they want to talk about entitlement reform, I think a good place to start would be in negotiating for prescription drugs provided through Medicare and also in the recapturing of billions of dollars of overpayments from the insurance premiums under Medicare Advantage. The advantage goes to those insurance companies.

Our debts and our deficits have not been driven by children attending Head Start. Our debts and deficits have not been driven by seniors receiving Meals on Wheels. Our debts and deficits have not been driven by students participating in the TRIO program or receiving Pell Grants, yet we continue to hear the Grand Old Party say that we've got to put these programs on the chopping block so that we can continue tax breaks for the top 2 percent of Americans.

Now, members of the Congressional Black Caucus, believe it or not, do not agree 100 percent on how to solve the so-called "fiscal cliff" situation, but there is 100 percent agreement among Congressional Black Caucus leaders that we do not want an austerity cliff, which will lead to increased poverty and exacerbate the hardship for low and middle class families. The wealthiest individuals and corporations should have to pay their fair share of taxes.

As a member of the Budget Committee and as the Democratic chair of the Congressional Caucus for Women's Issues, I have a lot of thoughts on the fiscal cliff negotiations. First of all, we must include a robust extension of Federal unemployment benefits for workers.

Mr. SCOTT, has there ever been a time when the unemployment rate—7.2 percent—has ever been this high and, on a bipartisan basis, this Congress has not provided extended unemployment benefits for workers?

Mr. SCOTT of Virginia. It is generally the practice that we would extend emergency unemployment compensation for longer than normal, which is every time the rate gets high and when it's an emergency, so it's not offset. That is the usual situation.

The problem with this recession is that a disproportionately high portion of the unemployed or long-term unemployed—the people who have been unemployed for a long time—are experiencing even insult to injury because a lot of employers are discriminating against people who do not have jobs. If you apply and don't have a job, they will not consider your application. If you have a job, then they will consider

you. So, if you've been without a job for a long time and are still trying to get a job, it's even harder for you to get a job. Now, those people have traditionally worked. They're hardworking Americans who want a job, are looking for a job. Unfortunately, the economy is such that you've got three or four people looking for every job that's out there. So, whatever happens, a lot of people are going to be left out.

□ 1240

And meanwhile, the question is: What happens? If you provide unemployment compensation for them, one of the things that happens is they spend that money into the economy as soon as they get it.

Ms. MOORE. Absolutely.

Mr. SCOTT of Virginia. So it is one of the most effective things. If you put \$1 into unemployment compensation, economic activity is about \$1.55. If you give a \$1 tax cut on dividends, the economic activity is about 15 cents because the people getting that benefit will just spend what they ordinarily spend. They may pay off a credit card, they may save some money, but they're not going to spend the money. You want the money in the hands of people who will actually spend it if you want the economy stimulated.

Ms. MOORE. Thank you for that, Mr. SCOTT. That is a major point, that unemployment compensation extension would provide the greatest stimulative impact, not only for those people who are desperately in need of it, but for our economy as a whole.

We often hear so much about how much people love the little children, and I guess there's only one way to show it during these discussions. The Congressional Black Caucus agrees that we need to maintain some of the provisions that are expiring under the American Recovery and Reinvestment Act, the so-called stimulus, and that's the child tax credit and the earned income tax credit.

The austerity, Mr. SCOTT, that we're trying to avoid is that children bear the burden of this recession. They are often hidden faces. They don't vote. They don't contribute to campaigns. But we thought, the Congressional Black Caucus thought, it was really important to put on the table the need to protect children.

Again, we don't think Social Security should be on the table in these fiscal cliff discussions. It's not the driver of the deficits. And further down the line, we think it's important to not mess with the age or switch, change CPI, or any other cuts that would affect beneficiaries.

Mr. SCOTT of Virginia. People talk about increasing the age of Social Security or the cost-of-living increase. The first question is whether or not you're going to cut Social Security. And then if you decide to cut Social Security, there are different ways of doing it, some more painful than others. But the first question is: Are you

cutting Social Security? And part of that question is why. If none of the tax cuts got extended, at this point you've got too much money. You've got more money than you need on the table. So the only reason you're even discussing a cut in Social Security is because you want to extend the tax cuts.

Now, I think most people when they're faced with the choice, do you want Social Security to be a piggy bank, every time we're running short in the budget you're going to cut a little Social Security or Medicare or Medicaid, are you going to make that a little piggy bank every time you have a budget problem, and if you're going to extend tax cuts, are you going to pay for them out of Social Security, I think most people would want us to leave Social Security and Medicare and Medicaid alone. Leave it alone. And if you've got enough money for the tax cuts, fine. But do not extend tax cuts and think you're going to pay for it and people are going to like you paying for it out of Social Security and Medicare.

And that's really the choice we have, because the entire discussion about Medicare is only necessitated by the fact that people are trying to extend these tax cuts. And if you extend the tax cuts, then you have to pay for it. And we're talking arithmetic. If you extend trillions of dollars in tax cuts, the only place you can reasonably get it, Social Security and Medicare, unless you're going to raise some other taxes to offset it.

The Congressional Black Caucus has taken the position that we don't want any tax cuts that are paid for if you have to cut Social Security, Medicare, and Medicaid, the social safety net, or investments in our future like education and research and infrastructure. We don't need tax cuts that badly. We need those investments more than we need tax cuts.

So when you start talking about the different ways of cutting Social Security, we need to make sure that it's in the context, that we're talking about cutting Social Security in order to preserve the tax cuts.

Ms. MOORE. Let me ask you something about preserving the tax cuts. The President campaigned for a couple of years, but particularly in the last year, on cutting tax cuts for income over \$250,000. So am I to understand, Mr. SCOTT, that that means that millionaires and billionaires will still be getting a tax cut were they to agree to this framework?

Mr. SCOTT of Virginia. They would get a tax cut on their income up to \$250,000. Their income over \$250,000, they would not enjoy the Bush-era tax cuts. They would be paying the same taxes they were paying when the stock market was—during the Clinton administration, when the stock market almost quadrupled. The Dow Jones Industrial Average almost quadrupled. Under the lower tax rates under the Bush administration, the Dow Jones

Industrial Average was incredibly worse at the end of his 8 years than it was in the beginning. Quadrupling under Clinton; worse under Bush than it was in the beginning. Of course, job creation, record under the Clinton administration when you had the higher rate; under the Bush administration, the only measure you're looking at it, is it or is it not the worst since the Great Depression.

Obviously, those who are paying the high rate actually have more of a financial interest in the stock market, because the little bit of tax increase we're talking about, they will more than offset that by the stock market going up like it did under the Clinton administration. If you look at the taxes they saved under Bush, if they could have gotten the returns in the stock market like they did under Clinton, they would have gotten 10 to 20 times more returns in the stock market than they paid in little taxes.

Ms. MOORE. So we have heard some people panicking, saying, boy, between me and my husband, our household, we make \$252,000 a year. What do we say to someone, a family earning \$252,000 a year, that you're going to pay the higher tax rate on \$2,000 of your income?

Mr. SCOTT of Virginia. You're exactly right. It probably would not result in any change in the withholding because of that little bit of money, and they would have all of the tax cuts up to the first \$250,000, and they would pay a slightly additional tax on the additional \$2,000.

One of the things that we need to point out is that with the stagnant economy, most workers haven't gotten a cost-of-living increase in a long time. If we can improve the economy, if we had a little more money and could create jobs and improve the economy such that employers think that people might actually walk off the job and go get another job, they are more likely to get a cost-of-living increase. That cost-of-living increase is more than the additional taxes that we're talking about in most cases.

Ms. MOORE. Thank you, Mr. SCOTT.

I have many, many more questions for you about what the options are, about what we can do. And I know that the Congressional Black Caucus doesn't agree on everything, but it seems to me that the Congressional Black Caucus is very concerned about the math adding up.

Mr. SCOTT of Virginia. That's exactly the problem. When you start talking about reducing the size of government with unspecified cuts or revenue increases, not rate increases but revenue increases, whatever that means, without specifying, we don't even know whether it is arithmetically possible. But if it is arithmetically possible, what we suspect is that it is going into things like the deduction you get on health care. You don't have to pay—if you get health care insurance, you don't have to pay income tax on that. The mortgage deduction, char-

itable deductions, the kinds of things that we probably wouldn't want to cut in order to fund some tax cuts, but the Congressional Black Caucus did talk about deferral of overseas corporate profits. If you eliminate that exemption, that's about half a trillion. A 5 percent surcharge on millionaires, that's about half a trillion. The financial speculation tax, when you buy stocks and trade stocks and bonds, you pay a little one-quarter of 1 percent charge on that. Now, before the discount brokers, people would be paying 1 or 2 percent, not just a little quarter of a percent. So that is certainly something that could be done. Limit the deductibility of corporate debt interest. That's about three-quarters of a trillion. Treating investment income like regular income, that's almost a trillion.

I mean, there are a lot of things that we can do to add up to get to the little bit of money we need left. Negotiating prices on pharmaceuticals under Medicare.

Ms. MOORE. That's exactly where I want to go. People are very nervous about this discussion, and the Republicans continue to say that we need to put Medicare on the table. And I know that during the campaign they talked about creating a voucher, premium support under Medicare, which would have cost seniors an average of \$6,000 more.

□ 1250

Mr. SCOTT of Virginia. About \$500 a month more for health care than they're paying now. That was the plan.

Ms. MOORE. And how does that differ from possibilities that are available under the Affordable Care Act?

Under the Affordable Care Act, which it's really ironic, because if you want to derive some savings under Medicare, and I have no reason to believe that Republicans don't want to do that, why would they continue to be talking about, Governors all over the country talking about, not putting the exchanges together in their States, still some sort of agenda to repeal Medicare?

What savings can be derived out of Medicare from full implementation of the Affordable Care Act, so-called ObamaCare?

Mr. SCOTT of Virginia. Well, one of the things that ObamaCare did was to provide, for those on Medicare, you get your annual checkups with no copay and cancer screening, no copays and deductibles. We're closing the doughnut hole.

Under the Romney plan, because they're paying providers more, your copay part of that provider fee is more, so your copays and deductible would be more. That's for people over 55. People already on Medicare would pay more under the alternative than they're paying today.

If you're under 55, you're at your \$500 a month, every month, trying to make your health care, because the thing is

that if Medicare is saving money, and the health care costs do not go down, then somebody's got to pay the difference. Adding insult to injury to that, you have corporate profits, dividends and commissions and everything else being siphoned off. So you not only have to pay the health care costs; you have to pay enough to cover the corporate profits. And so that's where senior citizens would be paying \$500 a month, \$6,000 a year more.

Ms. MOORE. So, Mr. SCOTT, let me see if I've got this straight. Under the Affordable Care Act, we are asking that, instead of having seniors pay more, you know, find themselves in the doughnut hole, that we ask pharmaceutical companies to ask to negotiate drug prices. Over 10 years, that might be \$156 billion, \$157 billion.

Mr. SCOTT of Virginia. There's a provision in the prescriptive drug benefit that passed about a decade ago that prohibits HHS from negotiating drug prices with pharmaceuticals. Now, the VA can negotiate prices; Medicaid can negotiate prices. But somehow, somebody, I don't know who, nobody's taking credit for it, it just kind of ended up in there, prohibits HHS from negotiating drug prices. So when a company says this is what we want, it is illegal for HHS to point out that you're charging everybody less, you charge in Canada less—how about giving us a little savings—that's illegal. Whatever they want, that's what they get.

Ms. MOORE. That would be a great reform under entitlement. Another entitlement reform I would just like for you to address that's in the Affordable Care Act would be this so-called Medicare Advantage program. Medicare Advantage, I mean, who doesn't want an advantage?

But the actual delivery of the service, where, to whom does the advantage inure?

Mr. SCOTT of Virginia. Well, the Medicare Advantage gives you slightly enhanced benefits under Medicare, and it was provided by Medicare. And what the private sector says is: we could provide those same services for a lower cost; and if you let us get in at 95 percent of what you're paying, everybody wins, because we're saving money. That's a phantom saving, but that was the original deal.

By the time—in the prescriptive drug benefit, we're paying about 115 percent more than the average. And all we're doing is saying, well, let's just pay the average.

The insurance companies do have an advantage in their costs because there are ways of attracting a healthier clientele, so their costs would be lower, not because of efficiency, but because they skewed a better, healthier clientele and that's how they save money.

But what we did was reduced their profit margin to the point where they have to be at least as efficient as Medicare, not getting a bonus, which didn't help anybody.

Ms. MOORE. So I see, Mr. SCOTT, that Representative SHEILA JACKSON LEE has joined us, and so I just want to close out by asking this last question, just to wrap this up. So when the President talks about putting \$480 billion of cuts on the table for Medicare, without knowing all of those details, a lot of that depends on not reducing benefits to the elderly, but to make sure that pharmaceutical companies and insurance companies and hospitals deliver services in a more efficient way, that people—that the delivery—that we change the way health care is delivered in a way that is efficient, more humane, cost effective and deliver the same level of quality and benefits to the elderly. Is that right?

Mr. SCOTT of Virginia. And that is exactly what we did. Much has been made of the \$716 billion that was saved in Medicare. The corporate subsidies was part of it, efficiencies were part of it, but not a dime in benefits was adversely affected. In doing that, we also extended the solvency. Medicare goes broke, was going broke, in 4 years. Now it's 12 years.

Under the alternative plan, during the campaign, it would be back to 4 years. So seniors would be paying—seniors on Medicare now would be paying more. Seniors, younger people when they get to Medicare would pay a lot more, and it goes broke quicker. That was what we were fighting. And the President was reelected, and so Medicare will not be attacked.

But, again, when you talk about additional Medicare cuts, we're just not cutting in the abstract. Those cuts are necessary because people want to extend the Bush-era tax cuts. If you do not extend the tax cuts, you do not have to discuss any cuts in Medicare.

These savings are designed to help pay for tax cuts; and people need to make the choice, recognize the choice. Do you want to cut Medicare in order to preserve some tax cuts? I think a lot of people would say leave Medicare alone.

Ms. MOORE. Leave my Medicare alone.

Mr. SCOTT of Virginia. I yield such time as she may consume to the gentlelady from Texas, SHEILA JACKSON LEE.

Ms. JACKSON LEE of Texas. It's a delight just to be with you, not a delight on this discussion that we're having. I want to thank the gentlelady from Wisconsin for her leadership and membership on the Budget Committee, and certainly the gentleman for Virginia on his leadership on the Budget Committee, and delighted to be a member of the Congressional Black Caucus and have a reasoned discussion.

And just to pick up from where Mr. SCOTT was saying and just reinforce it, Medicare is solvent. Let me just turn. Medicare is solvent. Medicare is solvent. Medicare is solvent and it is strong. It is solvent to 2024.

Social Security, which is not even an issue, has nothing to do with this def-

icit. It is a trust fund, but more importantly, it is solvent until 2037. Let me repeat myself that Medicare is solvent. Social Security is solvent until 2037. That is really a lifetime.

The gentleman has made a very good point that I would like to pursue in discussing fiscal deadlines. I have washed my mouth out with soap and will no longer yield to terminology that has been used that is falsifying where we are.

Let me first go over, and I'm going to mix some apples and oranges a little bit of what the President has offered us. I know we've heard it, but let me reinforce the fact. And my numbers are going to be not precise, but I'm going to say that 1.2, 1.1, over 1 trillion in tax cuts. And then a war dividend, a peace dividend of about 1 trillion—I want to say war, but war savings.

I have signed on to expedite the return of our heroes from Afghanistan, move into the diplomatic process, bring our soldiers home. And \$50 billion in infrastructure that creates jobs.

For those of you who find sinkholes for your cars, overcrowded on various freeways and highways, this is to aid in doing what we have not done over many decades, \$50 billion.

□ 1300

And then, of course, the mentioned Medicare. And Mr. SCOTT has indicated that is the President's attempt to be the reasonable man, even though on November 6, 2012, America spoke soundly and loudly that the idea of protecting the safety net of Medicare, Medicaid, and Social Security is vital. I add to that unemployment insurance. In terms of those who have been looking for jobs, that is crucial. We have a lot of young people who have started out with a job but then may not have had it. Please know that unemployment insurance is that—it's insurance, not a handout. It's a hand up.

Do you realize that all of this would be wiped out with the proposal that our friends insist on keeping, when economists will tell you several things. First of all, there is no documentation that in fact if you keep the cuts, you'll create jobs. There just isn't any basis for that. First of all, we take care of 97 percent of small businesses with income under \$250,000. Go up and down the streets of America on Small Business Day and ask these small businesses what their income is, not what they take in and pay employees, et cetera. They will not pay any taxes on income of \$250,000. And then, if you are hardworking, an \$80,000 salaried person, two workers in the family, \$40,000 and \$40,000; that's \$80,000. If you make \$250,000. If you make \$15 billion in salary or in income, you will get a tax cut of \$250,000. Is that not the reasonable man and woman standard? Is that not reasonable?

Let me tell you why that's reasonable. Because as I said, most economists will tell you that, first of all, cutting spending is not the answer in a

recession as relates to the deficit. And so we're not insensitive to the deficit. We want to have a reasoned response to the deficit. The crisis is to ensure that middle America and low-income Americans and young people with their start-off jobs making a certain amount of money do not have an enormous tax increase as they go into 2013.

Be very sure now, this whole thing about going downhill doesn't exist, because it's something of a slide. All of these things don't happen right at 2013. We have the time to be reasonable to deal with the tax cuts to save people from having increases, meaning those earning \$250,000 and below. And for the blessed and well-to-do, let me just say this is not any punitive measure in suggesting that we don't have the respect for people's wealth and the well-to-do. What we're saying is where there's mutual benefit, there's a mutual burden. And I haven't heard a cry out from anybody to say that they would not welcome that balance.

So then we have the opportunity, even though the President's put on the table, as the gentleman from Virginia said, \$480 billion. This whole boogie man about entitlement reform is such a straw man. It's just something to throw out to the American people. The people that are on Medicare and Medicaid and Social Security are entitled ne'er-do-wells. That is not true. The people who get Medicare and Medicaid, Social Security, even unemployment insurance, are people who have worked. They have worked. They have earned this.

Now, there are many ways that we can look at these elements going forward. But the idea that we would throw this on the altar as a sacrifice and cloud people's minds and tell them that they are in fact going to be the life or the answer of whether or not our good friends join us on the other side of the aisle and do this reasonable act of cutting the taxes of 100 percent of Americans and eliminating the Bush tax cuts for the 1 and 2 percent.

Let me just tell you, for those who think that they don't mind the cliff, I'm not sure who's been saying that. And I respect them for it. I said I wasn't going to say that. But you're talking about increasing taxes. You're talking about causing the loss of jobs, increasing taxes about \$3,000 on the average family. You're talking about increasing unemployment from 7.9 percent to about 9.1 percent. This is what we're playing with. But let me just give you something else.

The tax cuts that we have been paying for already over a 10-year period, the extension would cost \$2.4 trillion. And if anybody is serious about cutting the deficit, how nonsensical and what sense does that make to continue these cuts? If they could document for me how these create jobs, then maybe we would be able to respond to it.

Does anybody realize and recognize that Hurricane Sandy came through and that one of the mayors of one of

the largest cities was just here this week asking for an enormous infusion of dollars, of which we are merciful and recognize the role of the Federal Government? Why are we stalling on the simple process of eliminating the Bush tax cuts of 2 percent of the individuals who have been particularly silent because they recognize benefit and burden? And for our corporations—and I have the greatest respect for capitalism—presently flush with cash, let me tell you what the instability is. The corporations, the businesses are saying, Tell us what the deal is, then we'll plan. We'll know what to do, and so we will be able to stabilize. I hope they'll invest the money they already have out into the market because there's still incentives for creating jobs. Maybe if we pass the American Jobs Act, we'd be able to do that.

Let me just finish on this point to my dear friend. I want to remind everybody that tomorrow is World AIDS Day; and I want to remind people that over its lifetime and up to the end of 2005, 38.6 million people worldwide were living with AIDS and more than 25 million people have died of AIDS since 1981. And so a lot of people say, Oh, that's behind us. What is she talking about, HIV/AIDS? Well, I know when I go into the Thomas Street Clinic in Houston, Texas, that is not the case. And I congratulate them for what they have done. But there are approximately 1 million, 1.2 million positive individuals that live in the United States and 56,000 new infections every year.

Why am I saying that? Because when we think of discretionary funding, it's a nebulous term. What does it mean? Mr. REID rightly asked my good friends on the other side of the aisle, What spending cuts are you talking about? It was the intervention of the Federal Government with the Ryan White Treatment Act and the research regarding HIV/AIDS that have helped people like those who are hemophiliacs and others in the large population. That means that everybody gets it. It's not a stigma. Everybody is possibly susceptible to it. Where would we be without that intervention of the Federal Government?

So in the shadow of honoring tomorrow and those who have lost their lives in this terrible epidemic, to be able to salute and thank those who've done the research and improved the quality of life of those who are now living with HIV and AIDS and saying to those millions who lost their lives that we will not forget, that's what this debate is about. It is about rental income for poor people. By the way, those poor people are working people. It is about supplemental nutrition dollars for women and children. I would not call them the deadbeats of life. Those who speak on the floor about national security and border security, do you realize that we'd be cutting \$823 million from customs and border protection? These are the roles and responsibilities of the Federal Government.

And so rather than take a frivolous perspective on this, rather than tell people that you can't do anything before 2013, rather than suggest that entitlements are laid upon the table, on the altar as a sacrifice, just tell the American people the truth. Let's just tell them the truth. Entitlements are not the issue. And if so, cool heads can sit down and engage the American people and tell us how many seniors in nursing homes do we want to throw out in the street. What options do they have? Maybe we'll begin to talk about home care. That's okay. But you don't talk about home care overnight.

So you have to be deliberative. And then, who wants to make a fuss about Medicare when it's solvent until 2024? Again, abusing the information given to the American people. Who wants to make a fuss about Social Security when it's solvent and it's about you earned it?

So to Mr. SCOTT, my call today is to thank you for giving us this opportunity. As I speak to my constituents, I indicate that we're just immersed in these kinds of discussions and I'm hoping and, as I said, I'm optimistic and believe that cool heads will come together. We'll be back next week. We'll be talking to our constituents over the next couple of days.

□ 1310

I'm looking at a sheet that has a number of revenue options that I'm going to be studying. That means that I am not in any way taking the serious work of the deficit for granted. But I do want to put a firewall around hysteria and put the hysteria over here, and get to work with eliminating the tax cuts for the top 2 percent, give everybody a \$250,000 income tax break, and then, in a thoughtful manner, look at a number of ways and join with the President on saying it's valuable to do something about infrastructure, it's valuable to count in the war savings and to bring our troops home—heroes—with honor. I passed an amendment to do that, to honor every returning soldier that comes home.

So I thank the gentleman from Virginia for his service, but also for the work that you've been doing on this issue. I hope I'm not too animated, but let me end on a very quiet note. I am calm, and I believe that we can be deliberative and responsible in our thinking, and I look forward to that occurring.

Mr. SCOTT of Virginia. Mr. Speaker, just in closing, the gentlelady pointed out that bad things happen if we go over the cliff. Bad things are going to happen if we get serious about deficit reduction. The only way you can deal with deficit reduction is to raise somebody's taxes or to cut somebody's spending. It's going to be unpleasant. Until you recognize that arithmetic reality, we're not going to make any progress.

You're not going to be popular doing deficit reductions, but we have choices

to make. We can do this without cutting Social Security, Medicare, or Medicaid, the social safety net, or investments in our future. We have a list of ways of doing it, with specifics. Now, we're willing to compromise, of course, but you can't compromise by reducing the size of government with unspecified cuts. Until you specify them, you can't have a discussion. You can't have unspecified revenues that don't involve rate increases when we don't know what you're talking about. We can't compromise on that because there is no proposal to compromise.

We need specifics. We cannot allow people to try to get past a scheme where you extend the tax cuts at a huge price and then come back next year and try to pay for them and notice that you're so broke you have to cut Social Security and Medicare. If that's your plan, let's get it all up front: we're going to cut Social Security and Medicare in order to provide for some tax cuts. I think most people would say, no, leave Social Security and Medicare and Medicaid alone. If you've got some money left over from tax cuts, fine, but we do not want Social Security, Medicare, and Medicaid to be cut in order to provide for tax cuts.

When you start talking about, well, increase the age or reduce the COLA, those are just ways of reducing benefits. So we need to make that threshold statement that we're not going to allow Social Security and Medicare and Medicaid to be used to pay for any of these tax cuts, and we will not allow a scheme to take place where we all agree on some tax cuts first, and then find out that because of the size of the tax cuts we have to cut Social Security and Medicare. Let's figure this all out at once. It can be done. There are some tough choices that have to be made, and the Congressional Black Caucus has shown how those choices can be made, with specifics, in their various documents.

Mr. Speaker, I appreciate the opportunity to have this moment to discuss the Congressional Black Caucus position on the fiscal cliff, and I yield back the balance of my time.

#### CAN'T TAX OUR WAY OUT OF THIS

The SPEAKER pro tempore (Mr. AMASH). Under the Speaker's announced policy of January 5, 2011, the gentleman from Georgia (Mr. WOODALL) is recognized for 60 minutes as the designee of the majority leader.

Mr. WOODALL. Mr. Speaker, before my colleague from Virginia leaves the floor, I plan to spend most of my hour disagreeing with most of what he spent his last hour on, but what he said at the very end is just so accurate and so infrequently said here on Capitol Hill, and that is, there are no good options left.

If you have over a \$1 trillion budget and you want to balance that budget, you're either raising somebody's taxes

or you're cutting somebody's spending. There is no easy solution to that problem. It's not going to go away on its own. We're going to have to find a way to parse that—and by “we,” I don't just mean the 435 of us in this room, I mean the 315 million of us across the country.

What I have here, Mr. Speaker—you can't see it from where you are—but it's down to where we're in a spending-driven debt crisis. I think that's important because something has happened in the media. When I open up the newspaper, it's all about the tax component of this fiscal cliff, and there absolutely is a tax component. We talk about taxes as it relates to small businesses and creating jobs. We talk about taxes as they relate to individual families and being able to make ends meet.

But what this chart shows, Mr. Speaker, is spending and tax revenue of the Federal Government of the United States of America from 1947 out to 2077. You can't see the intricate detail on here, Mr. Speaker, but what you can see from far, far away is that this green line that represents tax revenue is a relatively flat and constant line. As a general rule, it does not matter whether tax rates were the 90 percent marginal rates, the 70 percent marginal rates that they were when John F. Kennedy was President and he cut taxes, or whether they were the 28 percent marginal rates during the Reagan years; the American people are willing to give you about 18 percent of the size of the economy in tax revenue.

Mr. Speaker, it turns out—and this is of no surprise to you—it turns out the American people are pretty smart. If you raise taxes on this behavior, they switch to this behavior. If you raise taxes on that behavior, they switch to this behavior. Because at the end of the day we're more concerned with providing for our family, raising our kids, and taking care of our parents than we are about funding the Federal Government, and so we make changes in our lives to respond to the Tax Code.

So whether taxes are at a top marginal rate of 28 percent, Mr. Speaker, as they were during the Reagan years, or whether they're at a top marginal rate of 90 percent as they were before the John F. Kennedy Presidency, America paid the same amount as a percent of GDP in taxes. This chart shows that. Taxes relatively constant going out over that horizon.

Mr. Speaker, spending, this red line here—now you can see this red line is higher than the green line for most of the past 50 years. This business of running deficits is not new. We've been running deficits my entire lifetime. With the exception of a couple of years in the Gingrich years here in the House and the Clinton years there in the White House, we've run budget deficits in this country, but they've been relatively small. I grew up in the Reagan years, and I remember lots of talk there about all the money we were spending on defense and those massive

deficits that President Reagan was running in order to win the Cold War. Those deficits are minuscule compared to the deficits that we're running today.

Mr. Speaker, what you see on this chart, as we go out from here where we are today in 2012 and 2013, what you see is a chart that reflects what happens if you and I do nothing, Mr. Speaker. If you and I were to close down this House, if President Obama were to leave the White House tomorrow and bolt the door, if we passed absolutely no new laws, no new promises, made no new commitments, this red line represents the spending that would happen automatically. This red line represents the spending that happens if we don't change one thing.

What you see then, Mr. Speaker, is there is just no way—this green line represents taxes—there's no way that we can raise taxes high enough to cover this red line of spending. If we took everything from everybody, Mr. Speaker—hear that: if we had a 100 percent tax on every dollar you earned, if we took everything you had in your household and sold it all for its value, if we confiscated every asset of every business in America and we sold it at the auction block, and we put all of that money in a bank account to save for a rainy day, we still would not have enough money to pay for the spending that we've promised America in this red line. It's a spending problem we have. Our problem is not that we tax too little; our problem is that we spend too much.

□ 1320

That's important when we talk about this fiscal cliff, Mr. Speaker. This is not a tax issue. This is a spending issue. And this isn't an issue that folks don't have an answer to.

Mr. Speaker, you and I serve on the Budget Committee. And one of the things that I am most proud of in my 2 short years here in this body is that we looked at these tough challenges, the ones that my colleague from Virginia just described as being tough, tough choices. You are raising taxes. You are cutting spending. Someone is going to be unhappy. It is probably going to have to be a combination of both.

We looked at those things we did on the Budget Committee, and we came up with a solution. We didn't just tell America who to blame. We didn't just talk about how hard it was and how tough it was going to be and how lousy that is for America's children and America's grandchildren. We proposed solutions.

It's represented here on this chart, Mr. Speaker. What I have here is debt as a percent of GDP, the Federal debt. That's about \$16.3 trillion today. I go all the way back to World War II here where debt was 100 percent of GDP. The historical debt is represented by this gray line, Mr. Speaker. This red line, just a different representation of the spending I showed down there.

On that chart, I was showing actual spending as a percent of GDP. This is a debt that we are going to run up as a percentage of GDP. And this green line, Mr. Speaker, represents the budget that you and I crafted in the Budget Committee under the leadership of Chairman PAUL RYAN. We called it "The Path to Prosperity" because for the first time in my lifetime, this Congress got serious about making the tough choices necessary to get us out of these record-setting deficits.

And that's so important because I get so tired, Mr. Speaker, as I know you do too, of everybody just pointing the finger to blame—Oh, it's his fault. It's her fault. It's their fault. It's their fault. This budget was not about blame. This budget was about solutions. And we laid it all out. That distinguishes us, particularly in this fiscal cliff debate, from the White House and from the Senate, which continue to talk in broad platitudes, but it failed to lay out the difficult, difficult line-by-line explanation of what their proposal would be to solve these problems. We did that in our budget, and it was hard.

There is a reason the United States Senate hasn't passed a budget in almost 4 years, and it's because it's hard. A budget is a statement of your values. It's a statement of your values. We confiscate all of this money in tax revenue from the American people, and then we redistribute it out to those priorities that we have—national security, kids, school lunches and education, our criminal justice system, to make sure families are safe in their homes. We distribute it to those things that are important to us.

So when you're running trillion-dollar deficits, as we're running today, and you have to put together a budget, you either have to tell the American people and their children and their grandchildren that you're going to continue running trillion-dollar deficits and bankrupt this Nation, or you have to tell the American people, you know what, we've got to prioritize, and these are my priorities.

I'll tell you something, Mr. Speaker. It just drives me to distraction when I read the media accounts. One of the things that gets lost is that when we passed that budget, that budget that passed this House not once but twice, that budget represents the only budget that has passed anywhere in this town—in fact, the only budget that has received a majority of votes anywhere in this town. When we passed that budget, we said revenue in this country has to rise. It has to.

Mr. Speaker, we go back to this historical chart that I showed you. We're down here in this green dip right here. Tax revenues are at their lowest level in modern times. Tax rates are plenty high, Mr. Speaker, plenty high. But guess what, if you don't have a job, you can't pay any income taxes. It doesn't matter—a 5 percent income rate on you, a 100 percent income tax rate on you—if you don't have a job, you can't

pay taxes. That's why tax revenue is so low.

If companies aren't making profits, companies can't pay taxes. If you can't sell your home, you don't have capital gains to pay taxes on. If you can't start a business, you don't have income to pay taxes on. That's why tax revenue is so low.

Mr. Speaker, the tax rates are the same rates they've been over the last 10 years. We had a giant spike in tax revenue. The reason for the decline is because of this recession. When folks aren't making money, they can't pay taxes.

So what did we do in our budget? We crafted an economic growth plan that would bring in—hear this, Mr. Speaker—it would take us from what was about 14.5 percent of GDP. Today it's 16 percent of GDP. We passed a budget that would bring us up to over 18 percent of GDP and tax revenue. That's more than a 10 percent increase over what we're doing today.

Do we do it by punishing little groups of people like the President wants to do? No, of course not. We do it by growing the economy, unleashing the power of the American entrepreneur, and allowing folks to pursue their dreams. That's how we bring more revenue into the coffers of the Federal Government.

But hearing that said loudly and proudly, the only budget that has passed anywhere in this town was passed in a bipartisan way by this U.S. House of Representatives, dominantly passed by Republican votes; and it includes a revenue increase of over 10 percent. So just go ahead and dismiss that nonsense about Republicans ignoring the revenue side of this equation. Of course there's a revenue side of the equation. My colleague from Virginia was right when he mentioned it. It continues to be true, and we've dealt with it responsibly.

What about the spending side, Mr. Speaker? Before I take this chart down, I want folks to see that spending side back in their offices. This green line represents the budget that we passed. This red line is the path of debt if we do nothing. This green line is the path of debt if we pass the House-passed budget plan and make it the law of the land.

There are opportunities to make this difference. This House, in a bipartisan way, has stood up to those challenges. I encourage the President and the Senate to follow that strong lead.

But let's take on the thing that we hear the most often, Mr. Speaker, and that is that the President is committed to taxing, raising taxes, exacerbating the tax burden on all of these family-owned businesses that you and I know are the keys to job creation.

Now, I don't want folks to think that these businesses aren't already paying their fair share. We talk so much about "fair share," Mr. Speaker. I think of fairness as being a society that rewards hard work and merit. I think that's

what fairness is. It's that opportunity society that we all came to America for, that our parents or our grandparents or our great grandparents came to America for. We didn't come here for guaranteed success. We came here for the opportunity to work hard and to make our tomorrow better than our today. That's fairness: maintaining that opportunity, ensuring that other generations of Americans have that opportunity.

I am going to quote Milton Friedman, Mr. Speaker. The country is the poorer for not having Milton Friedman with us any longer. But he said, There's a distinct difference between raising taxes, where the 90 percent of America votes to raise taxes on themselves to help the bottom 10 percent because that's what we do as Americans. We're generous, generous people. We care deeply about our neighborhoods and our communities.

It's one thing for the 90 percent to raise taxes on themselves to help the 10 percent. But it's an entirely different thing when the 80 percent raise taxes on the top 10 percent to help the bottom 10 percent. Think about that, Mr. Speaker.

When we talk about the tough choices that my colleague from Virginia just brought up, how tough is it to decide you're going to raise taxes on them to solve the problem? Whoever the "them" is, raise taxes on them. "They" should pay more to solve the problem. That's pretty easy.

The power to tax is the power to destroy. And we, through this House and the power of taxation, can choose to destroy any element of American society that we choose.

I will tell you, it's our constitutional obligation to protect the minority, that an opportunity society means we do not let the majority run roughshod over the minority. Even in this House of Representatives, with our proud tradition, the minority has rights. The minority is protected from the will of the majority. That's always been true in our American tradition.

How tough is it to decide that "they" are going to foot the bill so that "we" don't have to? Those aren't tough choices. Those are easy choices. We call that class warfare, and it's going on entirely too much in this country. But even in class warfare, Mr. Speaker—and you see it here on this chart I have presented of who benefits from tax loopholes—you can make choices that either help the economy grow or bring the economy to its knees. This chart shows the bottom quintile of income earners, the second quintile, the middle quintile, the fourth quintile. Here is the top 20 percent. And there on the end is actually the top 1 percent, Mr. Speaker.

Who benefits from loopholes in the Tax Code? I'm a flat tax guy. And by flat tax, I mean the national retail sales tax. It's called the Fair Tax, the special retail sales tax that deals with the payroll tax inequities, and on and

on. It absolutely turns our Tax Code on its head and puts our economy on hyperdrive. It's an amazing plan. It's a popularly cosponsored tax reform plan in this United States House of Representatives. I hope we're going to get a vote on it next year. But what it does is it eliminates all the deductions and exemptions, all the loopholes, all the carve-outs, all the special lobbyist-included benefits, all those special benefits for whoever is favored by a particular administration.

□ 1330

It eliminates them all in order to create one flat and fair system for the country. Now, if you make more money, of course you're paying more in taxes; if you have less money, you're paying less in taxes. It's progressive in that way. That's always been true in America and always will be. But the President is committed—and we heard it again today—to raising tax rates on family-owned businesses. Not ensuring that they pay more taxes, mind you—this is an important distinction—but raising the tax rates.

Look here, Mr. Speaker, if we go through and we eliminate all of these tax loopholes—and the top 1 percent is the crowd that benefits disproportionately from all these tax loopholes—we can still ask the top 1 percent to contribute more to the funding of our economy, but we can do it in an economically responsible way. Flattening the Tax Code asks more of those who benefit from the special deductions, exemptions, exceptions, and credits.

This chart tells you who those folks are. Of course it's true that the top 1 percent benefit the most. They pay all the taxes. Oh, that's an exaggeration. Well, they make about 20 percent of the income, and they pay 40 percent of the taxes. That's right, Mr. Speaker. The top 1 percent—and I'm glad we have them because they're footing the bill for all the rest of us. The top 1 percent of income earners are paying 40 percent of the burden for our entire United States Federal Government. One percent is paying 40 percent of the burden.

If we eliminate the exceptions, the exemptions, the tax credits, and the loopholes, those folks will pay more. But the President is insisting not on cleaning up the Code and making it more economically viable; instead, he just wants to raise rates and punish folks more.

Let me go, Mr. Speaker, to President Barack Obama, August 2009. He says this in an interview:

The last thing you want to do is to raise taxes in the middle of a recession because that would just take more demand out of the economy and put businesses in a further hole.

That was President Barack Obama, August 2009. He was absolutely right then. Those facts hold true today. And it's not just that those facts hold true over a small period of time, Mr. Speaker; those facts hold true over a decade.

I want to take you back to President John F. Kennedy, Mr. Speaker. It's not as if these are new ideas that we're talking about. This isn't some rocket science problem that has suddenly been thrust upon the United States of America in 2012. These are basic economics. Adam Smith talked about these economics hundreds of years ago. Let me tell you what John F. Kennedy said. This is in one of his news conferences, November 20, 1962, as he was providing the largest tax cut in modern American history. He said this:

It's a paradoxical truth that tax rates are too high and tax revenues are too low.

That's where we are today, Mr. Speaker. Tax rates are too high and tax revenues are too low. It's a paradoxical truth that that can be true.

He goes on and talks about raising revenues, and that's exactly what we're trying to do when we talk about a balanced approach. We need to cut spending, and we need to increase revenue. President Kennedy says this:

The soundest way to raise the revenues in the long run is to cut the rates now. Cutting taxes now is not to incur a budget deficit, but to achieve the more prosperous expanding economy which can bring us a budget surplus.

That was brought to you by a raging conservative economist, President John F. Kennedy. No, he's not a raging conservative economist, Mr. Speaker. He was a proud liberal of the Democratic party, but he knew economic truths, economic truths that were as sound then as they are today, and that apparently so many in this Chamber have forgotten.

Cutting taxes now is not to incur a budget deficit, but to achieve the more prosperous expanding economy which can bring a budget surplus.

I'll go on with what was in his annual budget message to Congress, Mr. Speaker. Again, 1963, John F. Kennedy, the annual budget message to the Congress. He says this:

Lower rates of taxation will stimulate economic activity and so raise the levels of personal and corporate income as to yield, within a few years, an increased, not a reduced, flow of revenues to the Federal Government.

This is not a conservative idea, Mr. Speaker. This is not a liberal idea. This is not a Reagan idea. This is not a Clinton idea. This is an economic truth.

John F. Kennedy:

Lower rates of taxation will stimulate economic activity and so raise the levels of personal and corporate income as to yield, within a few years, an increased, not a reduced, flow of revenues to the Federal Government.

President Barack Obama:

The last thing you want to do is to raise taxes in the middle of a recession because that would just take more demand out of the economy and put businesses in a further hole.

These are truths that have gotten lost in this election season, Mr. Speaker.

I'll be honest with you. I'm not excited about the way the election turned out. It pleased the American people

with a wide margin, returned a Republican majority to this U.S. House of Representatives, this the people's House, this the House that is the closest to the American voter. It was a huge Republican majority that was returned by the American people.

I thought when we got past that election, Mr. Speaker, that politics would be done. I thought when we got past that election, we would get on about the serious business of correcting this avalanche of debt that threatens to crush generations of hopes and dreams of Americans, extinguishes the freedoms that we hold so dear. We know what the right answers are. John F. Kennedy knew in 1962 and 1963; Barack Obama knew in 2009 and 2010, and we still know today, but politics still seems to control.

Mr. Speaker, to make my point about where we are in terms of spending being the problem, again, as you and I serve here on the floor of the House, we have so many folks pointing to different demons that are the problem, so I just went ahead and put all the demons that folks talk about up here on the board.

What I have here, Mr. Speaker, represented by this blue line—this is about 20 years of spending. I go from 2002 out to 2022, and I look at spending of the Federal Government. This giant blue line that consumes the entire chart is just base, normal, everyday Federal Government spending, which is increasing 33 percent if we don't change it over the next 10 years. Hear that: Normal spending, not bailouts, not special war taxes, not any of that, but basic Federal spending is set to increase 33 percent over the next 10 years if we don't move to change it.

This little yellow line, Mr. Speaker, that you can just barely see, this little yellow line is the cost of the global war on terror. Is that real money? You better believe it. When we choose to send American young men and women around the globe to protect our freedoms, you better believe we give them every single advantage that we can, and we take care of them when they return home. Absolutely, there is a cost to the global war on terror. There is a cost to protecting the homeland. But, Mr. Speaker, in comparison to all other spending that is going on, it's minuscule.

Here are the financial bailouts in green, Mr. Speaker. You probably can't see those. Was that a lot of money? You better believe it. Do I think a lot of it went down a rat hole? I absolutely do. Those bailouts are over now. That money is out the door now. But as a percent of what's going on here, it's not that.

Here's the 2009 stimulus bill. That's actually the highest order of magnitude here. That was a lot of money. There was over \$800 billion that went out the door that I would again argue to questionable purposes that we cannot measure the success of here years later. But that's not the cause of the

problem. The problem is systemic. The problem is baked into the way that we operate our Federal Government today. It's baked into program after program that we continue to create even in deficit times. It's baked into new promise after new promise after new promise that we continue to make even though we don't know how to afford the ones that we've already made.

□ 1340

Mr. Speaker, I just want to go through a few of those accounts that have been increasing. Folks won't be able to see this back in their offices, so I'll just read a couple of them to them. The chart is entitled, "Where the Money Goes." It's inflation-adjusted dollars, so we can compare apples to apples. It compares 2002 to 2012. Let's just look at a few. I've put them in the order of how much money we're spending on them today:

Social Security spending, for example, from 2002 to 2012, has increased 35 percent over the last 10 years. It's the largest pot of money that we spend in the government, these Social Security checks. Folks have paid into it their entire lives. They've earned them and they deserve them. I'm glad they're getting them. It has gone up 35 percent in the last 10 years;

With national defense, of course, between 2002 and 2012, there has been a lot going on in the world. The world has become less safe. We've been involved in two wars, and that spending has been going up between 2002 and 2012. Again, in inflation-adjusted dollars, the spending on national defense has gone up 50 percent. Now, it's still dramatically below where it was in the eighties and nineties when we were trying to win the Cold War. We've been fighting two wars over this past decade. It's dramatically lower than it was when we were fighting the Cold War, but it's up 50 percent;

Medicare spending over last 10 years—2002 to 2012—is up 70 percent. You hear so much talk that the Medicare trust fund is going bankrupt. Over the last 10 years, Medicare spending is up 70 percent in inflation-adjusted dollars—constant dollars. It's up 70 percent, and that climb continues; but, in fact, Mr. Speaker, those numbers are low compared to some other categories:

Food stamps from 2002 to 2012 are up 136 percent. We're in some tough economic times. We all know that, in tough economic times, support program prices—costs—increase, but this is 136 percent over the last 10 years. K through 12 education is up 144 percent. Energy spending—sadly, this is going to include all of the Solyndras of the world, all of those stimulus dollars that went out to support dubious enterprises—is up 1,751 percent.

So, when we talk about budget cuts—and this is important—it's always described as we're going to gore someone's ox, as we're going to destroy someone's program. Energy spending is up 1,700 percent. What if we reduced it

so it was just up 1,600 percent, Mr. Speaker? Would that destroy President Obama's green energy plans? I don't think so. What if food stamps, instead of going up 136 percent, just went up 130 percent? Can you really say that that is an attack on folks who are recipients of food stamps; or can you say that when the American people increase food nutrition spending by 130 percent that we're actually making a pretty good faith effort to make sure folks are taken care of?

We see it time and time again—30 percent, 40 percent, 50 percent, 59 percent, 46 percent, 62 percent. We're not talking about destroying Federal Government programs. We're talking about curbing double-digit increases that have gone on over the past 10 years—triple-digit increases in so many cases. That brings us to this balanced approach we keep hearing about, Mr. Speaker.

I hear the President say "balanced approach" over and over again. I just have not seen him yet do a balanced approach. I mean, we saw his proposal that came out yesterday where he wanted to raise taxes by \$1.6 trillion and where he wanted to increase spending on a variety of programs, and he thought he could find \$400 billion in reductions. Not today, of course. Somewhere down the road, he thought that we could get together and maybe find \$400 billion. So bring taxes up \$1.6 trillion and then find \$400 billion in spending reductions.

It's not a tax revenue problem, Mr. Speaker. It's a spending problem. We've got to focus on this red line. We've got to focus on spending.

Look at where we are with the sequester, for example. We're talking about balanced approaches. I have defense spending cuts in the sequester, I have non-defense spending cuts in the sequester, and I have mandatory cuts in the sequester. As you know, Mr. Speaker, about a third of all of the dollars we spend in this country we call "discretionary spending." Half of those are defense and half of those are non-defense. Everything else—two-thirds of the pie—is what we call "mandatory spending."

So the two-thirds of the pie over here represent 63.8 percent of all Federal spending. The sequestration is going to ask that big piece of the pie—63.8 percent—to bear 14 percent of the cuts. We're going to ask non-defense discretionary spending, which is about 13 percent of the pie, to bear 35 percent of the cuts. It doesn't quite seem balanced, does it, Mr. Speaker? Then we're going to ask the Defense Department, which represents 16.8 percent of all spending, to bear 49.5 percent of all the cuts.

Now, I'm not a math major. I didn't study statistics, but I'm pretty sure, if we were implementing a balanced approach, these lines would be roughly equal; they'd be balanced. What we have instead is a dramatic attack on our national security concerns while

the driving piece of the pie, that piece of the pie that's growing larger and larger each year—it's already the largest, and it's growing at the fastest rate—which alone threatens to undermine the economic security of the Nation is asked to do next to nothing.

Now, as you know, Mr. Speaker, the only serious proposal in town—the only one that has received a majority of the votes to deal with that mandatory spending issue—came out of this U.S. House of Representatives. It came out of our Budget Committee. It passed the floor of the House in a bipartisan way to deal seriously with those; but as the President asks time and time again, "Can we have a balanced approach?" my answer is, "Yes, we can. Let me see your balance." He hasn't been shy at all about talking about all the taxes he wants to increase. I just haven't seen any of the spending cuts he wants to implement. It's because we don't have a tax problem. We have a spending problem in this country.

If you haven't looked at what the spending problem is, Mr. Speaker—and I know you have because you serve on the Budget Committee, and you're one of the finest members we have on the Budget Committee. You've taken difficult and tough stands in order to support your constituency and to make sure the children of tomorrow have a better future than the children of today, and you continue to pass on that American Dream. Yet this chart represents the chronic deficits that we have at the Federal level. These are actual dollars, and these numbers come both from the Office of Management and Budget—that's the President's budget team—and from the Congressional Budget Office, which is the non-partisan budget team here on Capitol Hill.

We go back to 1970—through the Carter years, through the Reagan years, the Bush years, the Clinton years. You'll see there were systemic deficits through all of those years. It was only under the partnership of Newt Gingrich and Bill Clinton and, I might also add, with some of the most aggressive spending reductions that we've seen in my lifetime that we were able to create budget surpluses if you include the Social Security trust fund; although, there is still a little sleight of hand going on there as we look at this chart because we're looking at cash flow, not at what's going into the trust fund baskets, but there was absolutely a cash flow surplus here for 4 years.

Then the tech bubble bursts and 9/11 happens, and we get into these Bush years where you see some of the largest deficits in American history. In response to 9/11, in response to the wars in Iraq and Afghanistan, there were some of the largest budget deficits in American history. This was on a Republican President's watch and on a Republican Congress' watch in response to some tremendous crises, but they were the largest deficits in history—frightening deficits.

Mr. Speaker, those deficits are barely noticeable compared to where we are today.

These were the largest budget deficits in American history during the Bush years, deficits so large they were threatening our economy. President Bush began to bring them down over the last 4 years of his tenure, and they're dwarfed by the size of the deficits created by this U.S. House of Representatives under Democratic control, by the United States Senate under Democratic control, and by President Barack Obama and the White House.

Mr. Speaker, those numbers have begun to come down. You can see here, over the past 4 years, we had a \$1.5 trillion deficit in 2009, a 1.34 in 2010, a 1.32 in 2011, a 1.1 in 2012. They start to go down, but look out over this 10-year horizon. Again, these numbers come from the Congressional Budget Office, which is a nonpartisan group here on Capitol Hill. They come from the Office of Management and Budget, which is the President's budget team down at the White House.

If we do nothing to curtail spending, the largest deficits ever known to this land occur not once, occur not twice, occur not 3 years in a row, but occur forever in looking forward through the budget window. Now, the truth is they don't actually occur forever because America would collapse under the weight of that debt. Our economy would cease to function. Our Nation would cease to exist. It absolutely does not go on forever, but it never gets solved. Not 1 year, Mr. Speaker, not 1 year. We begin to bring deficits down, and we bring them down to almost \$600 billion. Again, the best year in the next 10 is worse than the worst year in the last 50.

□ 1350

As you look at the proposal of what folks believe is going to happen in the economy over the next 10 years, the best year we have over the next 10 is worse than the worst year we've had over the last 50 when it comes to raising the debt and deficit here in the United States of America.

Continuing talking about the balance, Mr. Speaker, the President is a smart man and I have always respected him, Mr. Speaker, for the fact that he has released a budget to the American people, made a proposal, in every one of his 4 years in office. Every one. The law requires him to do it, but he has always done it. That distinguishes him from the United States Senate, which the law also requires them to do it, and they haven't done it.

So every year the President goes through the very difficult work of producing his own budget, sharing with the American people his vision for what the Federal budget should look like. I happen to have a graphical representation of that vision. This is the one he gave us last. It was February of 2012. There was an election coming up, and he wanted to do his very best. This

was actually the most serious of all of the budgets that he's submitted.

And what I show here, Mr. Speaker, with this white dotted line is the debt that America would have to pay if we change not one law on the books. If we change not one law on the books, the debt of America would rise along this white dotted line.

This red line that runs right above the white dotted line is the debt that we would accumulate if we passed the President's budget. I'm not misspeaking, Mr. Speaker. I'm talking about that budget he introduced in February of 2012. I'm talking about that budget that raised taxes by almost \$2 trillion on the American people; he raised taxes by \$2 trillion on the American people and still ran up higher debt because he spent even more than that.

Now, to give the President his due, he actually only ran up higher debt in his budget for the 2013 year, the 2014 year, the 2015 year and '16 year and '17 year and '18 year and '19 year and '20 year and '21 year. It was really only the first 9 years of his 10-year budget that he continued to run up higher debt. By the 10th year of his 10-year budget, and I blew it up so folks could see it, there's a little bit of a betterment there. We did a little bit better in that final year in terms of trying to bring the debt below what it would have been if we'd done nothing. And all the while, the budget raised taxes by \$2 trillion and raised spending even more.

Mr. Speaker, that's not balanced. I try to explain that to my constituents back home, the ones who come and say, Rob, why can't you all just come together and build consensus? Why can't you find that middle ground? It's because in my mind, Mr. Speaker, there's no question but that we have to raise revenue through smart tax policy and we have to cut spending, which is the driver of our debt.

But when my President looks at this very same set of numbers, looks at this very same rising debt across the country, looks at the very same economic destruction that this debt is causing across the Nation, he raises taxes by \$2 trillion and raises spending by even more.

Mr. Speaker, he says balance, but the only proposal he's brought to Congress in the last 12 months is about as unbalanced as they come.

We can, Mr. Speaker, we can come together in the middle. We can find consensus. As I said earlier, my Democratic colleague from Virginia accurately identified the challenges. None of them are easy. None of the solutions are easy. But don't be fooled, Mr. Speaker, into believing that either, A, this House isn't serious about bringing revenues back to historical norms. We are, and we've passed language to do it. And don't think, too, that the President is serious about cutting spending because we've yet to see one single proposal to suggest that he is.

In fact, Mr. Speaker, in the proposal he rolled out yesterday, the one budg-

et-cutting exercise that we've done, this across-the-board sequester that's coming, the sequester that's coming as a result of those 12 men and women—the 6 Republicans, 6 Democrats; 6 House Members, 6 Senate Members—who got together on the Joint Select Committee to try to craft a proposal, as a result of that failure, we now have these across-the-board cuts. The President's proposal supports kicking that can down the road for another year. Mr. Speaker, we can't kick the can down the road.

Is it going to be a challenge to get over this economic hump? You better believe it. It has been for the past 4 years. Americans have been challenged for the past 4 years. This recession has been debilitating across the board. There's still no easy solutions out on the horizon. But we know this: we know when we raise taxes, the economy suffers. We know when we lower taxes, the economy grows.

I'm looking at a National Bureau of Economic Research report, Mr. Speaker. They say this:

Tax changes have very large effects. An exogenous tax increase of 1 percent of GDP lowers real GDP by roughly 2-3 percent.

We can raise taxes if we want to. It's going to lower economic output; it's going to harm American families. It's going to diminish job creation; but we can do it. That's the debate we're having here on Capitol Hill.

Mr. Speaker, this chart represents the plan that the President has proposed for cutting spending. It's not that the camera is not adjusting to it properly, Mr. Speaker. It's that this is a giant blank sheet of paper. It's absent of any information whatsoever because so, too, is the President's proposal for tackling the real economic challenge we have here, the real driver of budget deficits, the real threat to American economic superiority in this world, out-of-control Federal spending.

The President of the United States, he's been President for 4 years, no credible plan for tackling that spending.

I want to go back, Mr. Speaker. This United States House of Representatives, in a bipartisan way, passed a plan not just to change the trajectory of Federal spending, but to actually pay down the debt to zero over time. That shouldn't sound so crazy, Mr. Speaker. Folks have to pay their debts, but we haven't seen that out of this administration in even one of those budgets. Not one of those budgets put us on a path to being debt free.

In the time I have left, Mr. Speaker, I just want to do a little math here on the board. I brought my big marker with me. I want you to know I got this free with rebate. We squeeze every penny we can in the office. I think everybody ought to do that. I think you ought to lead by example. But I've been struggling with the idea of fairness, Mr. Speaker, and I brought with me the tax rate chart from the IRS. This is a 2012 tax rate chart.

If you earn between \$35,000 and \$85,000, you're in the 25 percent tax

bracket. If you earn between \$35,000 and \$85,000 in America in 2012, you're in the 25 percent tax bracket. I'm calling that middle class, Mr. Speaker. Depending on how large your family is, it's tough to make a go of it at \$30,000. And depending on how large your family is, \$85,000 puts you right there in the middle. But that ball park—30, 40, \$50,000—I think we can call that secure middle class America. You pay a 25 percent income tax rate.

Payroll tax. Your payroll tax is 15.3 percent, Mr. Speaker. Every wage earner in this land, 15.3 percent they pay each and every month in payroll taxes. Those FICA taxes you see on your paycheck.

Let me do some quick math, Mr. Speaker. Bear with me.

□ 1400

40.3 percent in Federal taxes. That's the tax rate for every middle class American in the land.

I ask you, Mr. Speaker, are tax rates too low?

Do you think you ought to work for the first 5 months out of the year just to pay your Federal tax burden before you begin to pay your State tax burden, before you begin to pay your local tax burden, before you begin to actually earn money to pay for your food and shelter and clothing for your family?

Forty percent is the marginal tax rate for middle class America. Thirty-five percent, Mr. Speaker, is the rate that that 1 percent are paying today. Thirty-five cents out of every dollar earned by that top 1 percent today, that's the marginal tax rate for those folks.

Now, a lot of folks don't realize, taxes are already going up next year. You know, the President's health care bill, that bill that I was not here to oppose. Though I've tried it repeal it, I haven't been able to get that through the Senate. But the President's health care bill raises taxes come January 1.

So on this top income bracket that the President wants to raise taxes even further on, they have a tax rate increase coming, and it's coming on January 1; 3.8 percent, Mr. Speaker. Every dollar of unearned income these top 1 percent earn is going to have a new 3.8 percent Medicare tax added to it, 3.8 percent.

0.9 percent, Mr. Speaker. That's an increase in the Medicare tax on all the earned income of these folks, 3.8 percent increase on the unearned income. Another 0.9 percent increase on the earned income.

2.7 percent, Mr. Speaker. That's the Medicare tax that that top 1 percent is already paying on all of their earned income today. It's going to go up another 0.9 percent. They're already paying 2.7. The President says that's not enough.

Let me do some quick math here. Since they're only going to have to pay one, Mr. Speaker, either the unearned income tax or the earned income tax,

it's going to be 3.8 percent either way. They're paying 39.8, plus this 15.3, of course, on all those dollars that are subject to Medicare and Social Security under the cap today, plus another 6 percent is the average rate for State income tax today.

So let me add those to both of these charts. Six percent is the rate in my home State of Georgia. So I'm just going to come back over here to these middle class taxpayers that appear to be paying 46.3 percent as a marginal rate on every dollar they earn.

Let me come back over here to the high-income folks. Before they pay their payroll taxes, we have 44.8. And of course, on that money that they earn up to \$100,000, they're paying an additional, where are we, about 11.5 percent on that. 11.5 added to 44.8. That's an over 56 percent tax rate.

Mr. Speaker, how much is enough?

When does freedom in this country cease to have meaning?

At what level of confiscation of the work product of the American people does freedom cease to have meaning?

We've got to be getting close to it, Mr. Speaker. But more importantly, when we talk about paying their fair share, when is America as a whole paying its fair share, Mr. Speaker?

When is America paying its fair share, but the Federal Government is spending too much anyway? Middle class America, 46.3 percent. That's middle class America. That's \$35,000 a year you're earning, and your Federal Government and your State government hit you for a combination of 46 percent of every dime.

What incentive is that to go out and work longer and harder?

Forty-six percent. Fifty-seven over here. Fifty-seven. We all know that small businesses create all the jobs in this country. That's why we're so worried about this tax proposal, because, while this is already 57 percent over here, Mr. Speaker, the President wants to raise it another three, to almost 60 percent. 60 percent of every dime earned by family-owned businesses the President wants to take back for Washington, D.C.

I'm in favor of a balanced approach. I'm committed to fairness in American society. But, Mr. Speaker, I ask you, is the problem that taxes are too low, or is the problem that spending is too high?

We're better than class warfare, Mr. Speaker. We're better than saying we're going to ask them to bear the burden while we benefit.

Three hundred twenty million of us have to come together, Mr. Speaker, on tough, tough challenges, challenges that this House has crafted solutions to. These solutions are not easy. These solutions are not pain-free.

These solutions involve shared commitment from every single American because as freedom is eroded in this country, every single American suffers. And as economic opportunity and economic liberty is expanded in this coun-

try, absolutely every American benefits.

We can do better, Mr. Speaker, as a Nation. We have done better as the United States House of Representatives.

And I come here today just to remind my President and the White House that the election is over. The time for clever soundbites that register on the public opinion polls is far behind us. What's in front of us are hard, hard decisions that this House has led on, and that we are waiting patiently for partnership to work on and to pass.

I want to leave you with three numbers, Mr. Speaker: H.R. 5652, it was passed in May, called the Sequester Replacement Reconciliation Act. It was the House-passed idea to avoid the debilitating sequester cuts that we see coming, to deal with the mandatory spending side of the equation, passed in a bipartisan way here in the House. It is the only proposal in all of Washington, D.C., to have been passed by a body. H.R. 5652 passed in May.

I'll leave you with H.R. 8, Mr. Speaker, the Job Protection and Recession Prevention Act. That's our plan, House-passed plan for how to deal with these tax increases that threaten America's family-owned businesses, threaten our economy, how to deal with them in a responsible way to get us past this fiscal cliff, passed in August, only plan in Washington, D.C., to prevent these debilitating tax increases from hitting across all of our family-owned small businesses.

And finally, Mr. Speaker, H.R. 6365. It's the National Security and Job Protection Act. We passed that in September. That's the bill that looks specifically at these coming defense cuts, these cuts that Secretary of Defense Leon Panetta has called devastating in their impact.

□ 1410

If you don't know—and I know you do, Mr. Speaker—Leon Panetta, the former chief of staff to President Bill Clinton, former chairman of the Democratic-led Budget Committee here in the U.S. House of Representatives, current Secretary of Defense, calls these defense cuts devastating. This U.S. House has passed a proposal to prevent that second round of cuts from taking place. It's the only proposal anywhere in this town to have passed. We did it in August. We took care of our business. And we have yet to have partnership from either the White House or the Senate on that proposal.

We took care of the Sequester Replacement Reconciliation Act in May, Mr. Speaker. We took care of the Job Protection Recession Prevention Act in August, Mr. Speaker. We took care of the National Security and Job Protection Act in September, Mr. Speaker. The work of this House has been done month after month after month. We've passed two budgets in a row, Mr. Speaker, that take on the tough challenges of entitlement reform, that take

on the tough challenges of increasing revenue, that take on the challenges that no Congress in my lifetime has ever taken on, Mr. Speaker. We did it not once but we did it twice. And the silence from the Senate and the White House has been deafening.

We can do it, Mr. Speaker. We must do it. This House has done it. And as we did in May, as we did in August, and as we did in September, I reach out my hand again, Mr. Speaker, to the Senate and to the White House to join us in tackling these tough solutions, tackling these challenges, providing these solutions not for Republicans, not for Democrats, not for politics whatsoever, but for America. Because it's the right thing to do. And without it we all know where this country is headed.

Mr. Speaker, with that, I yield back the balance of my time.

#### RELIEF FOR THE MISSISSIPPI RIVER

The SPEAKER pro tempore. Under the Speaker's announced policy of January 5, 2011, the Chair recognizes the gentleman from Kentucky (Mr. WHITFIELD) for 30 minutes.

Mr. WHITFIELD. We all recognize that in this country we recently had a national election. We have a lot of new Members of the House of Representatives. We have new United States Senators. President Obama and Vice President BIDEN are back in their offices. We've had new officeholders elected in many State and local communities as well. And while we have a lot of change in the elected offices, we all know that a big part of government relates to what we would refer to as the executive branch. And that means various departments of government and agencies within those departments of government. And those people work very hard. They're committed to the American people. They're not elected. And many times we do not even know who they are.

Now today, I want to raise an issue that is vitally important to all of the American people because on or about December 10 the levels of water on the Mississippi River are going to be so shallow between St. Louis, Missouri, and Cairo, Illinois, and then, on top of that, because of rock pinnacles near Grand Tower and Thebes, Illinois, that river traffic may come to a halt on the Mississippi River. And that means there's going to be millions of tons of commodities that are not going to be able to be transported north and south on that river. Of course, that affects not only the recipients of those commodities and the shippers of those commodities but indirectly people who mine, make, manufacture, supply those commodities. And so this potentially can have a dramatic impact in a negative way on the economy of our country at a time when we are trying to stimulate the economy, create more jobs, and make sure that we do not throw ourselves back into a recession.

In early November, and even toward the end of October, over 15 United States Senators, around 65 Members of the House of Representatives, and 5 or 6 Governors of various States wrote letters to President Barack Obama; Major Phillip May, Regional Administrator for Region IV of the Federal Emergency Management Agency; Mr. George "Tony" Robinson, Region VI, Federal Emergency Management Agency; the Honorable Jo-Ellen Darcy, Assistant Secretary of the Army for the Corps of Engineers; Mr. William Craig Fugate, Administrator of the Federal Emergency Management Agency; Mr. Andrew Velasquez, Regional Administrator, Region V of the Federal Emergency Management Agency; and Ms. Beth Freeman, Regional Administrator, Region VII of the Federal Emergency Management Agency, in which we point out this impending problem.

Now I'm not the only one talking about this. Every Member of Congress along that corridor is receiving phone calls, letters, and emails. We have all sorts of groups out there very much worried about this problem needing to be solved. And it can be solved. But it appears that the Corps of Engineers has an annual operating plan. This annual operating plan determines how much water they're able to release from the Missouri River into the Mississippi River in the wintertime. And I understand that they have to have a plan. But most people in America know that when you have exceptional circumstances, you have some emergency, you have some unintended consequence, that you have to make alternative plans.

And so those Senators that I talked about, those Members of the House that I have talked about, the Governors that I have talked about, the 15 or 20 associations that I have talked about all have gone to the Corps of Engineers and asked them to change their annual plan and release some water from the upper Missouri to the Mississippi River so that we do not have to stop barge traffic on the Mississippi River. And so far, we've heard no response.

I know that there are groups that are opposed to this. There are some environmental groups that are opposed to this—and for valid reasons. And we're not asking this to be done permanently. But this is an emergency that will have dire consequences on the economy of this country, and we cannot stand for even a brief period of time to stop commerce on the Mississippi River.

Of course, there's another issue that I mentioned earlier, and that is that we have these rock pinnacles that are contributing to the problem of this shallow waterbed between Grand Tower and Thebes, Illinois. And the Corps has indicated that they're going to take some action to remove those pinnacles. And that's vitally necessary as well.

So I'm here today partly out of pure frustration. Although some people

think that individual Members of Congress have a lot of power and authority—and sometimes we think that—but the truth of the matter is these decisions are being made by people at the Corps of Engineers, maybe the Secretary of the Department of Transportation, and some of these other agencies. They have the legal authority to take action here. But so far, they're unwilling to do so.

I'm here today simply to raise this issue because I don't know what else to do. We've written letters. We've called. These associations and agencies of other governments, State and local, have written letters, have called. We've done everything we can do. We've asked the President to take action. We've asked the Corps of Engineers to take action. And we understand that it's not anyone's personal fault.

□ 1420

This is caused by a drought of unusual proportion. When you think about traffic—all traffic on the Mississippi River in that region between St. Louis and Cairo—coming to a halt, it's going to have a dramatic, negative impact on everyone in our country.

So I simply am here today to focus attention on the issue and to once again ask the President, the Assistant Secretary of Defense, and the Corps of Engineers to take some action to work with us to resolve this problem.

With that, I yield back the balance of my time.

CONGRESS OF THE UNITED STATES,

Washington, DC, November 19, 2012.

Hon. JO-ELLEN DARCY,  
Assistant Secretary of the Army, Civil Works,  
Washington, DC.

DEAR ASSISTANT SECRETARY DARCY, It has come to our attention that commerce along the Mississippi River may soon be in jeopardy. According to industry groups, barge traffic could be severely impaired or altogether grind to a halt along the middle Mississippi River between St. Louis, MO and Cairo, IL. This has the potential to occur as soon as December 10th of this year.

The problem has arisen because of the drought and the U.S. Army Corps of Engineers' current plan to halt releases of water from the Upper Missouri River reservoirs on approximately November 22nd. We understand that the Army Corps typically reduces and eventually shuts off water flows during this time of the year in accordance with its Annual Operating Plan (AOP) for the Missouri River, but doing so now could result in such low water levels on the Mississippi River that normal barge transportation would be impossible. On November 13, flows from the Missouri river made up 61.1 percent of the Mississippi River, according to the U.S. Geological Service gage.

Ensuring that the Mississippi River is open to traffic is vital to the manufacturing and agriculture communities, and ultimately American jobs. The river system is the global gateway for American products and commodities, and its continued traffic flow is of the utmost importance.

We ask that the Corps speed up the process of removal of rock pinnacles at Grand Tower, IL and Thebes, IL. Removal of rock in this area is essential for normal barge traffic to continue within low water levels. We also ask that water flows be maintained from the Missouri River until the rock removal is finished.

An industry review of the statute, regulations and legislative and operating history demonstrates that Congress specifically intended the Missouri River reservoir system be operated to benefit downstream areas on the Mississippi River as well as the Missouri. Corps management of the Missouri reservoirs has deviated from the AOP during exceptional circumstances. The navigation community recognizes the legitimate needs of the other users of Missouri River waters, and believes this problem can be solved without significant impact on other water claimants.

We trust that you recognize the importance of this issue to U.S. jobs and industries, and are hopeful that you will work with all parties involved in these impacted areas. Thank you for your consideration of our request.

Respectfully,

Rep. Aaron Schock (IL-18); Rep. Ed Whitfield (KY-1); Rep. Jeff Landry (LA-3); Rep. Spencer Bachus (AL-6); Rep. Erik Paulsen (MN-3); Rep. Dave Loebsack (IA-2); Rep. Elijah Cummings (MD-7); Rep. Wm Lacy Clay (MO-1); Rep. Gene Green (TX-29); Rep. Steve Cohen (TN-9); Rep. Adam Kinzinger (IL-11); Rep. Sam Graves (MO-6); Rep. Peter Roskam (IL-6); Rep. Glenn 'GT' Thompson (PA-5); Rep. Gregg Harper (MS-3); Rep. Bobby Schilling (IL-17); Rep. Leonard Boswell (IA-3); Rep. Cedric Richmond (LA-2); Rep. Bennie G. Thompson (MS-2); Rep. Emanuel Cleaver, II (MO-5); Rep. Terri A. Sewell (AL-7); Rep. Jerry Costello (IL-12); Rep. Mo Brooks (AL-5); Rep. John Shimkus (IL-19); Rep. Tim Murphy (PA-18); Rep. Timothy V. Johnson (IL-15); Rep. Steve Scalise (LA-1); Rep. Tim Griffin (AR-2); Rep. Danny K. Davis (IL-7); Rep. Bruce Braley (IA-1); Rep. Dan Lipinski (IL-3); Rep. Jim Cooper (TN-5); Rep. Mark Critz (PA-12); Rep. Bobby L. Rush (IL-1); Rep. Tim Walberg (MI-7); Rep. Robert J. Dold (IL-10); Rep. Rodney Alexander (LA-5); Rep. Rick Crawford (AR-1); Rep. Steven M. Palazzo (MS-4); Rep. Billy Long (MO-7); Rep. Blaine Luetkemeyer (MO-9); Rep. Jo Ann Emerson (MO-8); Rep. Randy Hultgren (IL-14); Rep. Tom Latham (IA-4); Rep. Alan Nunnelee (MS-1); Rep. Todd Akin (MO-2); Rep. Mike Ross (AR-4); Rep. Charles W. Boustany, Jr., MD (LA-7); Rep. Vicky Hartzler (MO-4); Rep. Brett Guthrie (KY-2); Rep. Steve Stivers (OH-15); Rep. Marsha Blackburn (TN-7); Rep. Bill Cassidy, MD (LA-6); Rep. Stephen Fincher (TN-8); Rep. Collin Peterson (MN-7); Rep. Dan Burton (IN-5); Rep. John Kline (MN-2); Rep. Don Manzullo (IL-16); Rep. Judy Biggert (IL-13); Rep. Diane Black (TN-6); Rep. Jason Altmire (PA-4); Rep. Russ Carnahan (MO-3).

#### LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. CULBERSON (at the request of Mr. CANTOR) for today on account of illness.

Ms. EDWARDS (at the request of Ms. PELOSI) for today on account of a family funeral.

Mr. FATTAH (at the request of Ms. PELOSI) for today on account of attending an event with the President in Pennsylvania.

Mr. HASTINGS of Florida (at the request of Ms. PELOSI) for today on account of a funeral in the district.

#### ENROLLED BILL SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled a bill of the House of the following title, which was thereupon signed by the Speaker:

H.R. 915. An act to establish a Border Enforcement Security Task Force program to enhance border security by fostering coordinated efforts among Federal, State, and local border and law enforcement officials to protect United States border cities and communities from trans-national crime, including violence associated with drug trafficking, arms smuggling, illegal alien trafficking and smuggling, violence, and kidnapping along and across the international borders of the United States, and for other purposes.

#### ADJOURNMENT

Mr. WHITFIELD. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 2 o'clock and 21 minutes p.m.), under its previous order, the House adjourned until Monday, December 3, 2012, at noon for morning-hour debate.

#### EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

8514. A letter from the Chairman and President, Export-Import Bank, transmitting a report on transactions involving U.S. exports to Australia pursuant to Section 2(b)(3) of the Export-Import Bank Act of 1945, as amended; to the Committee on Financial Services.

8515. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Revised Policy on Managing the Duration of Remedial Design/Remedial Action Negotiations received November 8, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

8516. A letter from the Director, Office of Congressional Affairs, Nuclear Regulatory Commission, transmitting the Commission's final rule — Inservice Inspection of Prestressed Concrete Containment Structures with Grouted Tendons; Regulatory Guide 1.90, Revision 2 received November 19, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

8517. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting the 2012 Annual Report on the Benjamin A. Gilman International Scholarship Program; to the Committee on Foreign Affairs.

8518. A letter from the President, African Development Foundation, transmitting a letter fulfilling the annual requirements contained in the Inspector General Act of 1978, as amended, covering the period October 1, 2011 to September 30, 2012, pursuant to 5 U.S.C. app. (Insp. Gen. Act), section 5(b); to the Committee on Oversight and Government Reform.

8519. A letter from the Director of Congressional Affairs, Central Intelligence Agency, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

8520. A letter from the Chairman, Consumer Product Safety Commission, trans-

mitting Fiscal Year 2012 Annual Performance and Accountability Report; to the Committee on Oversight and Government Reform.

8521. A letter from the President, Federal Financing Bank, transmitting the Annual Report of the Federal Financing Bank for Fiscal Year 2012, pursuant to 31 U.S.C. 9106; to the Committee on Oversight and Government Reform.

8522. A letter from the Acting Assistant Attorney General, Department of Justice, transmitting the Department's fourth annual report on activities regarding civil rights era homicides, as required by the Emmett Till Unsolved Civil Rights Crimes Act of 2007; to the Committee on the Judiciary.

8523. A letter from the Acting Assistant Attorney General, Department of Justice, transmitting the Department's quarterly report from the Office of Privacy and Civil Liberties for the third quarter of fiscal year 2012 April 1, 2012 — June 30, 2012; to the Committee on the Judiciary.

8524. A letter from the Acting Assistant Attorney General, Department of Justice, transmitting the Department's quarterly report from the Office of Privacy and Civil Liberties for the third quarter of fiscal year 2012 April 1, 2012 — June 30, 2012; to the Committee on the Judiciary.

8525. A letter from the Chairman, Surface Transportation Board, Department of Transportation, transmitting the Department's final rule — Civil Monetary Penalty Inflation Adjustment Rule [Docket No.: EP 716] received November 14, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on the Judiciary.

8526. A letter from the Attorney Advisor, Department of Homeland Security, transmitting the Department's final rule — Safety Zone; Bostock 50th Anniversary Fireworks, Long Island Sound; Manursing Island, NY [Docket Number: USCG-2012-0385] (RIN: 1625-AA00) received November 16, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

8527. A letter from the Senior Program Analyst, Department of Transportation, transmitting the Department's final rule — IFR Altitudes; Miscellaneous Amendments [Docket No.: 30859; Amdt. No. 502] received November 16, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

8528. A letter from the Program Manager, Department of Health and Human Services, transmitting the Department's final rule — Medicare Program; Part A Premiums for CY 2013 for the Uninsured Aged and for Certain Disabled Individuals Who Have Exhausted Other Entitlement [CMS-8047-N] (RIN: 0938-AR15) received November 19, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

8529. A letter from the Program Manager, Department of Health and Human Services, transmitting the Department's "Major" final rule — Medicare Program; Inpatient Hospital Deductible and Hospital and Extended Care Services Coinsurance Amounts for CY 2013 [CMS-8064-N] (RIN: 0938-AR14) received November 19, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

8530. A letter from the Branch Chief, Publications and Regulations, Internal Revenue Service, transmitting the Service's final rule — Treatment of Certain Amounts Paid to Section 170(c) Organizations under Certain Employer Leave-Based Donation Programs to Aid Victims of Hurricane Sandy [Notice 2012-69] received November 14, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

8531. A letter from the Chief, Publications and Regulations Branch, Internal Revenue

Service, transmitting the Service's final rule — 2013 Limitations Adjusted As Provided in Section 415(d), etc. [Notice 2012-67] received November 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

8532. A letter from the Acting Assistant Attorney General, Department of Justice, transmitting fourth quarterly report of FY 2012 on the Uniformed Services Employment and Reemployment Rights Act; jointly to the Committees on the Judiciary and Veterans' Affairs.

8533. A letter from the Program Manager, Internal Revenue Service, transmitting the Service's "Major" final rule — Medicare Program; Medicare Part B Monthly Actuarial Rates, Premium Rate, and Annual Deductible Beginning January 1, 2013 [CMS-8048-N] (RIN: 0938-AR16) received November 19, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); jointly to the Committees on Ways and Means and Energy and Commerce.

#### REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. ISSA: Committee on Oversight and Government Reform. H.R. 4053. A bill to intensify efforts to identify, prevent, and recover payment error, waste, fraud, and abuse within Federal spending; with an amendment (Rept. 112-698). Referred to the Committee of the Whole House on the state of the Union.

#### DISCHARGE OF COMMITTEE

Pursuant to clause 2 of rule XIII the Committees on Energy and Commerce, Transportation and Infrastructure, Foreign Affairs, Intelligence (Permanent Select), and Science, Space, and Technology discharged from further consideration. H.R. 2356 referred to the Committee of the Whole House on the state of the Union and ordered to be printed.

#### TIME LIMITATION OF REFERRED BILLS

Pursuant to clause 2 of rule XII, the following actions were taken by the Speaker:

H.R. 940. Referral to the Committee on Ways and Means extended for a period ending not later than December 14, 2012.

H.R. 3283. Referral to the Committee on Agriculture extended for a period ending not later than December 14, 2012.

#### PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:

By Mr. GOWDY (for himself, Mr. SCOTT of Virginia, Mr. SMITH of Texas, and Mr. CONYERS):

H.R. 6620. A bill to amend title 18, United States Code, to eliminate certain limitations on the length of Secret Service Protection for former Presidents and for the children of former Presidents; to the Committee on the Judiciary.

By Mr. SMITH of Texas:

H.R. 6621. A bill to correct and improve certain provisions of the Leahy-Smith America Invents Act and title 35, United States Code; to the Committee on the Judiciary.

By Mr. DANIEL E. LUNGREN of California:

H.R. 6622. A bill to permit Federal officers to remove cases involving crimes of violence to Federal court; to the Committee on the Judiciary.

By Mr. HARRIS:

H.R. 6623. A bill to amend title 18, United States Code, to prohibit human cloning; to the Committee on the Judiciary.

By Mr. RUSH:

H.R. 6624. A bill to amend the Communications Act of 1934 to require the Federal Communications Commission to prescribe rules regulating inmate telephone service rates; to the Committee on Energy and Commerce.

By Mr. MCKINLEY (for himself, Mr. RAHALL, Mr. UPTON, Mr. PETERSON, Mr. WHITFIELD, Mr. HOLDEN, Mr. BARTON of Texas, Mr. SHIMKUS, and Mr. JOHNSON of Ohio):

H. Con. Res. 142. Concurrent resolution expressing the opposition of Congress to Federal efforts to establish a carbon tax on fuels for electricity and transportation; to the Committee on Ways and Means.

#### CONSTITUTIONAL AUTHORITY STATEMENT

Pursuant to clause 7 of rule XII of the Rules of the House of Representatives, the following statements are submitted regarding the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution.

By Mr. GOWDY:

H.R. 6620. Congress has the power to enact this legislation pursuant to the following:

The authority to enact this bill is derived from, but may not be limited to, Article I, Section 8, Clause 1 of the United States Constitution.

By Mr. SMITH of Texas:

H.R. 6621. Congress has the power to enact this legislation pursuant to the following:

clause 8 of section 8 of Article I of the Constitution.

By Mr. DANIEL E. LUNGREN of California:

H.R. 6622. Congress has the power to enact this legislation pursuant to the following:

The Officer Safety Act of 2012 is based upon the Commerce Clause of Article 1 Section 8 of the United States Constitution.

By Mr. HARRIS:

H.R. 6623. Congress has the power to enact this legislation pursuant to the following:

Clause 3 of Section 8 of Article 1 of the Constitution of the United States.

By Mr. RUSH:

H.R. 6624. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 "The Congress shall have Power "to regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes."

#### ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 273: Mr. DUFFY.  
H.R. 1030: Mr. PERLMUTTER.  
H.R. 1265: Ms. GRANGER.  
H.R. 1418: Mr. PAYNE.  
H.R. 1523: Ms. DEGETTE.  
H.R. 1546: Mr. LONG and Mr. ENGEL.  
H.R. 1623: Mr. HINOJOSA.  
H.R. 1968: Mr. RAHALL.  
H.R. 2052: Mr. CARTER.  
H.R. 2082: Mr. MCGOVERN.  
H.R. 2505: Mr. GENE GREEN of Texas.  
H.R. 2697: Mrs. BLACK.  
H.R. 3125: Ms. HAHN.  
H.R. 3359: Ms. WOOLSEY, Mrs. NAPOLITANO, and Ms. NORTON.  
H.R. 4100: Mr. WAXMAN.  
H.R. 4122: Mr. MICHAUD.  
H.R. 4209: Mr. McDERMOTT.  
H.R. 4373: Mr. POE of Texas and Mr. ENGEL.  
H.R. 5817: Mr. NUGENT.  
H.R. 5822: Mr. WILSON of South Carolina and Mr. CHAFFETZ.  
H.R. 5871: Mr. ELLISON.  
H.R. 6021: Mr. ELLISON.  
H.R. 6038: Mr. RANGEL.  
H.R. 6107: Mr. KISSELL, Mrs. NAPOLITANO, and Mr. WALZ of Minnesota.  
H.R. 6263: Ms. HIRONO.  
H.R. 6416: Mr. CICILLINE.  
H.R. 6421: Mr. PETERS.  
H.R. 6443: Mr. MILLER of Florida.  
H.R. 6490: Mr. HALL, Mr. SENSENBRENNER, Mr. MCKEON, Mr. HANNA, and Mr. LANGEVIN.  
H.R. 6494: Mr. FITZPATRICK.  
H.R. 6527: Mrs. NAPOLITANO.  
H.R. 6528: Mr. ELLISON.  
H.R. 6575: Mr. BRALEY of Iowa, Mr. HUELSKAMP, Mrs. BLACKBURN, and Mr. ADERHOLT.  
H.R. 6582: Mr. GRAVES of Missouri, Mr. RUPPERSBERGER, Mr. KIND, and Mr. BRALEY of Iowa.  
H.R. 6612: Mr. HALL.  
H.R. 6613: Mr. ACKERMAN.  
H. Res. 312: Ms. LEE of California.  
H. Res. 736: Mr. OLVER, Mr. STARK, and Mr. NEAL.  
H. Res. 760: Ms. EDDIE BERNICE JOHNSON of Texas, Mr. CROWLEY, Ms. MOORE, Mr. LARSON of Connecticut, and Mr. BISHOP of New York.  
H. Res. 776: Mr. CARSON of Indiana.  
H. Res. 820: Mr. ALEXANDER.